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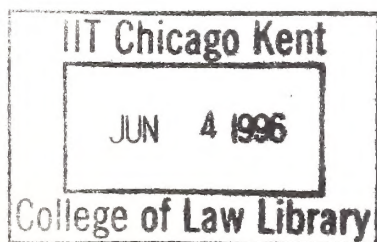
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Volume 20, Issue 22 — May 30, 1996

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<http://www.sos.state.il.us>

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Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Service Delivery System and State Responsibilities
- 2) Code Citation: 56 Ill. Adm. Code 2600
- 3) Section Numbers:
2600.40 Proposed Action:
Amendment
- 4) Statutory Authority: Implementing Sections 46.41 and 46.49 of the Civil Administrative Code of Illinois [20 ILCS 605/46.41 and 46.49], Sections 4 and 101-184 of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982 (29 U.S.C. 1501), as amended by P.L. 97-404, effective December 31, 1982 (42 U.S.C. 602); P.L. 99-496, effective October 16, 1986 (29 U.S.C. 1501); P.L. 99-570, effective October 27, 1986 (21 U.S.C. 801); and P.L. 100-418, effective August 23, 1988 (20 U.S.C. 5001)).
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking revises the program rules for the Job Training Partnership Act.
- 6) Will this rulemaking replace any emergency rulemaking currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this rulemaking contain incorporations by reference? No
- 9) Are there any other proposed rulemakings pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a State mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].
- 11) Time, Place and Manner in which interested persons may comment on this Proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the *Illinois Register* to the following:

Mr. Boyd Link
Department of Commerce and Community Affairs
Bureau of Community Development
620 East Adams St., 4th Floor
Springfield, IL 62701
(217) 785-6273
- 12) Initial Regulatory Flexibility Analysis:

- A) Types of small businesses, small municipalities and not-for-profit corporations affected: These amendments will not materially affect subgrantees' ability to access these funds.

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NOTICE OF PROPOSED AMENDMENT

- B) Reporting, bookkeeping or other procedures required for compliance: These amendments do not affect the existing reporting, bookkeeping and other procedures necessary for compliance.
- C) Types of professional skills necessary for compliance: JTPA administrators would already possess the necessary skills for compliance.
- 13) Regulatory Agenda on which this rulemaking was summarized: January 1996

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENT

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER III: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 2600

SERVICE DELIVERY SYSTEM AND STATE RESPONSIBILITIES

Section	
2600.10	Legislative Base
2600.20	Definitions
2600.30	Illinois Job Training Coordinating Council
2600.40	Local Service Delivery System
2600.50	Sanctions Policy
2600.60	Governor's Coordination and Special Services Plan
2600.70	Oversight and Management of Labor Market Information Programs
2600.80	Labor Standards

AUTHORITY: Implementing Sections 46.41 and 46.49 of the Civil Administrative Code of Illinois [20 ILCS 605/46.41 and 46.49], Sections 4 and 101-184 of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982 [29 U.S.C. 1501]), as amended by P.L. 97-404, effective December 31, 1982 [42 U.S.C. 602]; P.L. 99-496, effective October 16, 1986 [29 U.S.C. 1501]; P.L. 99-570, effective October 27, 1986 [21 U.S.C. 801]; and P.L. 100-418, effective August 23, 1988 [20 U.S.C. 5001]; and the Illinois Job Training Coordinating Council Act [20 ILCS 3975] and authorized by Sections 46.40(b) and 46.42 of the Civil Administrative Code of Illinois [20 ILCS 605/46.40(b) and 46.42].

SOURCE: Adopted at 8 Ill. Reg. 18073, effective September 17, 1984; amended at 9 Ill. Reg. 5591, effective April 17, 1985; amended at 9 Ill. Reg. 13068, effective August 13, 1985; amended at 10 Ill. Reg. 4795, effective March 11, 1986; emergency amendment at 10 Ill. Reg. 14830, effective August 21, 1986, for a maximum of 150 days; emergency expired January 18, 1987; amended at 11 Ill. Reg. 11653, effective June 29, 1987; emergency amendment at 13 Ill. Reg. 4028, effective March 13, 1989, for a maximum of 150 days; emergency expired August 10, 1989; amended at 13 Ill. Reg. 13839, effective August 16, 1989; amended at 13 Ill. Reg. 16417, effective October 10, 1989; amended at 15 Ill. Reg. 13102, effective August 27, 1991; amended at 16 Ill. Reg. 13241, effective August 13, 1992; amended at 17 Ill. Reg. 6483, effective April 9, 1993; amended at 18 Ill. Reg. 9902, effective June 17, 1994; amended at 20 Ill. Reg. _____, effective _____.

Section 2600.40 Local Service Delivery System

- a) Designation of Service Delivery Areas - The Department on behalf of the Governor may initiate an application process for local elected officials on behalf of units of general local government to request designation as a SDA under the JTPA to take effect at the start of Program Year 1996. The process for redesignation of SDAs shall conform with requirements of Section 101 of the Act and 20 CFR 628.1

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(1983). Pursuant to Section 101(c)(1) of the Act, redesignation of SDAs shall not take place more frequently than every two years and shall not be made later than four months before the beginning of a program year. In considering whether to initiate an application process for redesignation, the Department shall consider the availability of administrative funds to support the existing SDA administrative structure; the ability of SDAs to achieve or exceed performance standards; and, the recommendations of the Illinois Job Training Coordinating Council. The Illinois Job Training Coordinating Council shall recommend to the Governor SDAs by preparing a map of the State identifying the geographical area to be included in each SDA. Pursuant to Section 4 of Public Act 83-1288, effective August 31, 1984, these recommendations shall be forwarded to the President of the Senate and Speaker of the House of Representatives, or their designees, for review and comment by the Illinois General Assembly. In addition to criteria which may be identified by the Illinois Job Training Coordinating Council, the Council shall consider the following criteria prior to making recommendations to the Governor on redesignation:

- 1) the consistency of proposed SDA boundaries with labor market area boundaries and patterns of labor market behavior;
 - 2) the adequacy of estimated available funds to support the administrative expenses of proposed SDAs;
 - 3) the availability of a mix of employment opportunities and training institutions within proposed SDAs; and,
 - 4) the potential impact of redesignation decisions on the ability to maintain existing effective local relationships established for the provision of employment and training services (e.g., agreements among local elected officials).
- b) Petition for Redesignation - Pursuant to Section 101(c)(2) of the Act, the Department shall initiate an application process for redesignation as described in Section 2600.40(a) of this Part, if a petition is filed with the Department by an entity specified in Section 101(a)(4)(A) of the Act. ~~Petitions shall be accepted only if filed at least eighteen months before the start of the program year for which the redesignation is proposed.~~ Petitions for redesignation shall include a PIC Membership Selection Agreement if such an agreement is required of the petitioner(s) pursuant to Section 102(d) of the Act.
- c) Redesignation Due to Failure to Reach Agreement - In accordance with the requirements of Section 105(c) of the Act, if a Private Industry Council and appropriate chief elected official or officials fail to reach the agreement required under Section 103(b) or (d) of the Act and, as a consequence, funds for a Service Delivery Area shall not be made available under Section 104 of the Act, the Department on behalf of the Governor shall redesignate the SDAs in the State to merge the affected area into one or more other SDAs. Such redesignations shall be made without regard to requirements of Section 2600.40(a) of this Part. Prior to such redesignations the Department shall attempt to

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mediate the disagreement between the Private Industry Council and appropriate chief elected official or officials. The duration of such mediation shall not exceed a period of two months beyond March 2 preceding the start of the subsequent program year.

- d) Redesignation Due to Failure to Meet Plan Approval Requirements - In the event that the Department disapproves a job training plan in accordance with Section 105(b) of the Act and Section 2610.40(d) of this Part, the Department on behalf of the Governor, shall redesignate the Service Delivery Areas in the State to merge the affected area into one or more other Service Delivery Areas. Such redesignations shall be made without regard to Section ~~Sections~~ 101(a)(4) and (c)(1) of the Act and the requirements of Section 2600.40(a) of this Part. Such a redesignation shall be initiated only after the review process for the Job Training plan as specified in 56 Ill. Adm. Code 2610.50(c) has been completed and the plan has not been approved as specified in 56 Ill. Adm. Code 2610.50(d). The steps that shall be followed if a plan is disapproved are in accordance with 20 CFR Part 628.5 dated March 15, 1993. These steps and timelines are as follows:

- 1) The Job Training Plan shall be submitted to the Department by April 10 preceding the start of the subsequent program year.
- 2) The Department shall approve or disapprove the plan within 30 days and notify the PIC and Chief Elected Official(s) in writing.
- 3) If the plan is not approved, the PIC and Chief Elected Official(s) shall have 20 days to correct the deficiencies and resubmit the plan to the Department.
- 4) The Department shall approve or disapprove the plan within 15 days.
- 5) If the plan is disapproved, the PIC and Chief Elected Official(s) shall have 30 days to submit an appeal to the Secretary.
- 6) The Secretary shall accept the appeal and make a decision only with regard to determining whether or not the disapproval is clearly erroneous within the context of Section 105(b)(1) of the Act. The Secretary shall make a final decision within 45 days after the appeal is received in accordance with Section 105(b)(2) of the Act.
- 7) The Department shall provide the PIC and Chief Elected Official(s) 5 days to correct deficiencies and resubmit the plan after the Secretary's final decision.
- 8) If a corrected plan is not submitted within the 5 days, then redesignation will be initiated.
- e) Certification of Private Industry Councils - The Department, on behalf of the Governor, shall certify a Private Industry Council which meets the requirements of Section 102 of the Act and the requirements specified in this Part. Such certification shall be made or denied within 30 days after the date on which a list of members and necessary supporting documentation are submitted to the Department. The list and supporting documentation shall be submitted by a date and in accordance with instructions and using forms provided by the

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Department.

- 1) PIC Appointing Authority - Appointments to PICs shall be made in accordance with the requirements of Section 102(d) of the Act. In any case in which there are no units of general local government in the SDA with experience in administering job training programs, then the chief elected official(s) in the SDA shall appoint members to the PIC in accordance with an agreement entered into by such units. Pursuant to Section 102(d) of the Act, a chief elected official (or officials) of a unit (or units) of general local government with experience in administering job training programs within the Service Delivery Area shall appoint members to the private industry council. Such experience shall be recognized only if it transpired during the three program years preceding the program year in which the appointments are to be made. Only units of general local government which are responsible for any one of the following job training program related responsibilities shall be considered as having related experience in administering job training programs:
 - A) grant recipient;
 - B) administrative entity;
 - C) prime sponsor under the Comprehensive Employment and Training Act (CETA) (29 U.S.C. 801); or
 - D) planning entity.
- 2) Nomination Procedures - Nominations shall be made pursuant to the requirements of Section 102(c) of the Act. Private sector representatives shall be selected from among individuals nominated on a single slate containing 150 percent of the number of representatives needed to fill all private sector vacancies.
- 3) Composition of the Private Industry Council - A Private Industry Council shall meet the requirements of Section 102 of the Act and the composition requirements of this Part.
 - A) A PIC shall have a minimum of thirteen members.
 - B) No member of a PIC shall represent more than the one group.
 - C) Private sector representatives shall be owners of business concerns, chief executives or chief operating officers of nongovernmental employers, or other managers whose decisions and/or recommendations substantially affect the investment decisions or workforce requirements of the firm or facility. The majority of the members of PICs shall be private sector representatives.
 - D) Women shall be represented on the Private Industry Council in proportion to their representation in the labor force of the Service Delivery Area. A Private Industry Council not in compliance with this criteria shall include a description of action which will be taken by the chief elected official or officials in order to meet this criteria by Program Year 1986. In such cases, local job training plans shall include a description of action which will be taken by the chief

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electd official or officials which demonstrate that progress will be made to meet this criteria. In the event that this requirement is not complied with by Program Year 1986, the certification of the Private Industry Council shall be withdrawn and new business (e.g., entering into new contracts with service providers) may not be conducted by the PIC which has been de-certified, but existing services shall continue until the PIC is re-certified. The affected Private Industry Council shall be prohibited from conducting business unless it can be demonstrated that:

- i) the occurrence of vacancies was insufficient to allow compliance; or,
- ii) efforts to attract women for nomination to the PIC are documented via newspaper advertisements, copies of letters sent to women's business and professional organizations, women's social services organizations, and other groups required to be on the PIC's as per this section, and yet such efforts failed to provide sufficient results to achieve compliance either through lack of nominees or refusals to serve by women who were nominated.

E) In a Service Delivery Area in which racial minorities comprise five percent or more of the labor force in the Service Delivery Area, racial minorities shall be represented on the Private Industry Council in proportion to their representation in the labor force of the Service Delivery Area. A Private Industry Council not in compliance with this criteria shall demonstrate that priority will be given to minorities in filling vacancies so that by Program Year 1986 this requirement will be met. In such cases, local job training plans shall include a description of action which will be taken by the chief elected official or officials which demonstrate that appropriate progress will be made to meet this criteria. In the event that this requirement is not complied with by Program Year 1986, the certification of the Private Industry Council shall be withdrawn and new business (e.g., entering into new contracts with service providers) may not be conducted by the PIC which has been de-certified, but existing services shall continue until the PIC is re-certified. The affected Private Industry Council shall be prohibited from conducting business unless it can be demonstrated that:

- i) the occurrence of vacancies was insufficient to allow compliance; or,
- ii) the number of vacancies filled by individuals who were nominated by virtue of their position with a specific agency precluded compliance.

F) Whenever possible, at least one-half of the private sector

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representatives on the PIC shall be representatives of small business including minority businesses and those owned by women. The Department shall accept that it is not possible for at least one-half of the private sector representatives to be representatives of private small businesses if such representatives decline to be members of the PIC or there are too few such businesses in the SDA. The term 'small business' shall mean business employing 500 or fewer persons. No PIC shall be certified if such small business representation is below forty percent of all private sector representatives.

G) No local elected officials (and all employees under the jurisdiction of their offices) who have responsibility for plan approval pursuant to Section 103(d) of the Act, shall be appointed to the PIC. Where SDAs are comprised of counties, such officials shall include all county board members and county commissioners. Where SDAs are comprised of cities, towns, or villages, such officials shall include mayors and all city, town, or village council or board members. Local elected officials other than those cited above may serve as PIC members if they are nominated and appointed as a representative of one of the groups specified in Section 102(a) and (c) of the Act.

H) At a minimum, one private sector representative shall be appointed from each major industrial group which represents ten percent or more of the SDA's private sector labor force.

I) The PIC shall include but not be limited to representatives of:

- i) educational agencies;
- ii) organized labor;
- iii) rehabilitation agencies;
- iv) community-based organizations;
- v) the public employment service; and,
- vi) economic development agencies.

J) The PIC shall elect its own Chairman. Pursuant to Section 103(b) of the Act, the Chairman of the PIC shall be selected from among members of the PIC who are private sector representatives.

4) Filling Vacancies on the Private Industry Council - Pursuant to Section 102(f) of the Act, any vacancy in the membership shall be filled following the same procedure as the original appointment. Requirements as specified in Section 2600.40(e) of this Part shall be met in filling any vacancy in the membership of a PIC. A nomination to fill a vacancy shall be forwarded to the Department for certification within three months of occurrence. In the event that an initial nomination is not certified by the Department due to noncompliance with the requirements of the Act or the requirements of this Part, a second nomination shall be

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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forwarded within one month of being so notified by the Department. In the event that a nominee cannot be certified by the Department within the timeframes specified above and the PIC no longer meets the requirements of Section 102 of the Act and/or Section 2600.40(e) of this Part, the certification of the PIC shall be withdrawn and the affected PIC shall be prohibited from conducting business until such time as the vacancy is filled and certified. New business (e.g., entering into new contracts with service providers) shall not be conducted by PICs which have been de-certified, but existing services shall continue until the PIC is re-certified. The Department shall provide the affected PIC thirty days notice of de-certification. Existing services under an approved plan shall not be disrupted due to de-certification.

5) Appointments Made by the Governor

A) Failure to Reach Agreement - The Department on behalf of the Governor, shall appoint individuals to the Private Industry Council in the event that agreement is not reached on appointment procedures by chief elected officials as specified in Section 102(d) of the Act and 2600.40(e)(1) of this Part. The Department shall not exercise this authority unless, the Department first attempts to facilitate a local agreement through mediation. The duration of such mediation shall not exceed a period of two months beyond the scheduled date set by the Department for the establishment of such agreements.

B) Failure to Meet Certification Requirements - In the event that the Department is unable to certify a Private Industry Council due to non-compliance with Section 102 of the Act or the requirements of this Part, the Department on behalf of the Governor, shall appoint individuals to the Private Industry Council. Such appointments shall be limited to the smallest number of appointments which will allow for certification. The Department will not exercise this authority unless, the Department first attempts to facilitate the local appointment process through mediation. The duration of such mediation shall not exceed a period of two months beyond the scheduled date set by the Department for the submission of certification documentation.

C) Failure to Fill Vacancies - In the event that certification of a Private Industry Council is withdrawn pursuant to Section 2600.40(e)(4) of this Part, the Department on behalf of the Governor, shall appoint individuals to the Private Industry Council to fill any vacancies.

F) Reorganization Due to Inadequate Performance - Pursuant to Section 106(h) of the Act, the Governor shall impose a reorganization plan in a Service Delivery Area if failure to meet performance standards established in accordance with Sections 106 of the Act and 20 CFR 629.46 (1983) persists for two consecutive program years. Prior to

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imposition of a reorganization plan, the Department on behalf of the Governor, shall offer the affected parties opportunity for a hearing regarding such areas as the adequacy of the reorganization plan, the computation of the standards and extending local conditions affecting performance. The Department will follow the procedures outlined in Article 10 of the Illinois Administrative Procedure Act [5 ILCS 100/Art. 10] ~~4111-Rev-Stat-1991-CH-1977-par-1010-5-et-seq~~ for conducting hearings.

g) Agreements Among Chief Elected Officials (CEO)

1) CEOs shall adopt, by a majority vote, a system of recognized and traditionally accepted parliamentary rules (e.g., Roberts Rules of Order, Sturgis Standard Code of Parliamentary Procedure) by which meetings/assemblies shall be conducted. These rules shall provide for procedural safeguards and democratic discussion, the right of free and fair debate.

2) CEOs shall adopt formal bylaws to govern their meetings/assemblies.

h) Operating Procedures for PICs: PICs shall adopt, by a majority vote, a system of recognized and traditionally accepted parliamentary rules (e.g., Roberts Rules of Order, Sturgis Standard Code of Parliamentary Procedure) by which meetings/assemblies shall be conducted. These rules shall provide for procedural safeguards and democratic discussion, the right of free and fair debate.

(Source: Amended at 20 Ill. Reg. _____, effective _____)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT(S)

- 1) Heading of the Part: Cock Pheasant, Hungarian Partridge, Bobwhite Quail and Rabbit Hunting

- 2) Code Citation: 17 Ill. Adm. Code 530

3) Section Numbers:

	Proposed Action:
530.70	Amendments
530.80	Amendments
530.90	Amendments
530.100	Amendments
530.105	Amendments
530.110	Amendments
530.115	Amendments

- 4) Statutory Authority: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29].

- 5) A Complete Description of the Subjects and Issues Involved: This Part is being amended to allow for controlled pheasant site permits to be transferred to another person on all sites except Site M and Sand Ridge; provide for date changes to conform to 1996 calendar days; establish controlled pheasant season length and give Director discretion to open sites on Mondays and Tuesdays; modify youth hunt time to avoid other site conflicts; change names of Railsplitter and Pike County Conservation Area.

- 6) Will this rulemaking replace any emergency rulemaking currently in effect?
No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Does this rulemaking contain incorporations by reference? No

- 9) Are there any other proposed rulemakings pending on this Part? No

- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on units of local government.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rule may be submitted in writing for a period of 45 days following publication of this notice to:

Jack Price
Department of Natural Resources
524 S. Second Street
Springfield, IL 62701-1787
(217) 782-1809

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- 12) Initial Regulatory Flexibility Analysis: This rule does not regulate businesses, municipalities or not-for-profit corporations.

- 13) Regulatory Agenda on which this rulemaking was summarized: January 1996

The full text of the Proposed Amendments begins on the next page:

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TITLE 17: CONSERVATION
 CHAPTER I: DEPARTMENT OF CONSERVATION
 SUBCHAPTER b: FISH AND WILDLIFE

PART 530
 COCK PHEASANT, HUNGARIAN PARTRIDGE, BOBWHITE QUAIL,
 AND RABBIT HUNTING

Section	
530.10	Statewide General Regulations
530.20	Statewide Cock Pheasant, Hungarian Partridge, Bobwhite Quail, and Cottontail and Swamp Rabbit Regulations
530.30	Statewide Hungarian Partridge Regulations (Repealed)
530.40	Statewide Bobwhite Quail Regulations (Repealed)
530.50	Statewide Rabbit Regulations (Repealed)
530.60	Statewide Crow Regulations (Repealed)
530.70	Controlled Pheasant Hunting Sites Permit Requirements
530.80	Controlled Pheasant Hunting Regulations
530.90	Illinois Youth Pheasant Hunting Sites Permit Requirements
530.100	Illinois Youth Pheasant Hunting Regulations
530.105	Regulations for Fee Hunting of Pheasant, Hungarian Partridge, Quail and Rabbit at Controlled Daily Drawing Pheasant Hunting Sites
530.110	Regulations for Non-Fee Hunting of Cock Pheasant, Hungarian Partridge, Quail, and Rabbit at Various Department-Owned or -Managed Sites
530.115	Regulations for Hunting by Falconry Methods at Various Department-Owned or -Managed Sites
530.120	Regulations for Hunting Crow at Various Department-Owned or -Managed Sites (Repealed)

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 2.33, 3.5, 3.27, 3.28 and 3.29].

SOURCE: Adopted at 5 Ill. Reg. 8777, effective August 25, 1981; codified at 5 Ill. Reg. 10634; amended at 6 Ill. Reg. 10667, effective August 20, 1982; amended at 7 Ill. Reg. 10755, effective August 24, 1983; amended at 8 Ill. Reg. 21574, effective October 23, 1984; amended at 9 Ill. Reg. 15846, effective October 8, 1985; amended at 10 Ill. Reg. 15579, effective September 16, 1986; emergency amendment at 10 Ill. Reg. 18822, effective October 16, 1986, for a maximum of 150 days; emergency expired March 15, 1987; amended at 11 Ill. Reg. 10546, effective May 21, 1987; amended at 12 Ill. Reg. 12016, effective July 7, 1988; amended at 13 Ill. Reg. 12796, effective July 21, 1989; emergency amendment at 13 Ill. Reg. 12985, effective July 31, 1989, for a maximum of 150 days; emergency expired December 28, 1989; amended at 13 Ill. Reg. 17348, effective October 27, 1989; amended at 14 Ill. Reg. 10775, effective June 20, 1990; emergency amendment at 14 Ill. Reg. 18324, effective October 29, 1990,

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for a maximum of 150 days; emergency expired March 28, 1991; amended at 15 Ill. Reg. 9924, effective June 24, 1991; emergency amendment at 15 Ill. Reg. 16124, effective October 25, 1991, for a maximum of 150 days; emergency expired March 23, 1992; amended at 15 Ill. Reg. 18138, effective December 6, 1991; amended at 16 Ill. Reg. 12470, effective July 28, 1992; amended at 16 Ill. Reg. 18951, effective December 1, 1992; amended at 17 Ill. Reg. 15534, effective September 10, 1993; amended at 18 Ill. Reg. 12628, effective August 9, 1994; amended at 19 Ill. Reg. 12615, effective August 29, 1995; amended at 20 Ill. Reg. _____, effective _____.

Section 530.70 Controlled Pheasant Hunting Sites Permit Requirements

- a) Applicants must contact the Department of Natural Resources **Conservation** (Department or **DNR BOE**) to obtain a permit reservation. (However for Wayne Fitzgerald, Silver Springs State Park, Ramsey Lake State Park, Horseshoe Lake State Park (Madison County) and Lee County Conservation Area (Green River), applicants must contact the concessionaire. Should the concessionaire, for any reason, fail to operate the concession, applicants must contact **DNR BOE**.) Starting dates and methods for making reservations will be publicly announced. Only applications for reservations submitted by Illinois residents will be processed during the first two weeks of the application period. Reservations will be confirmed.
- b) Permits will be issued until the daily quota is filled. The daily quota is determined by the formula one hunter per 10 to 80 huntable acres. Huntable acres are determined by, but not limited to, the biological studies on the number of the species available, the condition, topography, and configuration of the land at the site, the condition of the roads at the site, and the number of employees available to work at the site.
- c) For all **DNR BOE** operated sites except Site M and Sand Ridge the permit authorizes the permit holder to bring one hunting partner. (The hunting partner cannot hunt without the permit holder being present to hunt.) At Site M and Sand Ridge the permit is valid for the permit holder only. The Springfield Permit Office cannot transfer or alter reservations to change hunting areas, dates or hunters' names. For all **DNR** operated sites except Site M, Sand Ridge and Wayne Fitzgerald, permits **Permits** cannot be transferred on the hunting areas. The fee for transferred permits cannot exceed the fee in the Wildlife Code for daily usage stamps for Public Hunting Grounds for Pheasants. For other information write to:
 Illinois Department of Natural Resources **Conservation**
 Pheasant
 524 South Second St., Room 210
 P.O. Box 19457
 Springfield, Illinois 62794-9457
- d) Reservations for pheasant hunting will be issued from the Springfield Permit Office for Chain O'Lakes State Park, Des Plaines Conservation

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Area, Eldon Hazlet State Park (Carlyle Lake), Iroquois County Conservation Area and Moraine View State Park.

e) At Site M and Sand Ridge reservations for the controlled hunting area will be issued from the site headquarters.

(Source: Amended at 20 Ill. Reg. _____, effective _____)

Section 530.80 Controlled Pheasant Hunting Regulations

a) The controlled hunting season is November 6 through December 15 17, both dates inclusive, with the following exceptions:

1) All areas shall be closed to pheasant permit hunting on every Monday and Tuesday during the controlled hunting season. With authorization from the Director, controlled pheasant hunting may be scheduled on Monday and Tuesday on DNR operated areas.

2) All areas are open to the Illinois Youth Pheasant Hunting Program only on November 10 12 (except at Site M Controlled Unit, Sand Ridge, Silver Springs and Ramsey Lake where a Youth Pheasant Hunting Program will not be held).

3) The controlled hunting season on the Des Plaines Conservation Area is November 6 through November 21 16, November 27 22 through December 22 23, 1996 1995.

4) The controlled hunting season on the Wayne-Fitzgerrell-State-Park (Rend-Lake) Lee County Conservation Area (Green River), Silver Springs State Park, Horseshoe Lake State Park (Madison County) and Ramsey Lake State Park will be publicly announced.

5) The controlled hunting season on the Site M Controlled Unit is November 2, 1996 4 through November 167-November-22-through November-26-and-December-67-1995-through January 15 14, 1997, except closed to controlled hunting on November 22-24, December 4-8 and 25 1996.

6) The controlled hunting season on the Iroquois County Conservation Area is October 30 through November 21 and November 27 through December 15, 1996 November-1-through-November-127-November-15-and 167-and-November-22-through-December-177-1995.

7) The controlled hunting season on Wayne Fitzgerrell State Park (Rend Lake) is November 6 through December 22, 1996.

8) The controlled hunting season on Sand Ridge State Forest is November 2, 1996 through January 15, 1997, except closed to controlled hunting on December 25.

b) Hunting hours are from 9:00 a.m. to 4:00 p.m. (except on Thanksgiving Day hunting hours are 9:00 a.m. to 1:00 p.m. at Sand Ridge). Hunters with reservations are required to check in at the check station between 7:00 a.m. and 8:00 a.m. (except at Site M Controlled Unit, Silver Springs, Horseshoe Lake State Park (Madison County), Ramsey Lake and Sand Ridge where hunters are required to check in between 8:00 a.m. and 8:30 a.m.). Reservations are void after 8:00 a.m.

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(except at Site M, Sand Ridge and Wayne Fitzgerrell where reservations are void after 12:00 noon).

c) When daily quotas are not filled, permits shall be issued on a first come-first served first-come-first-served basis until 12:00 Noon.

d) Hunting licenses, daily usage stamps and fees:

1) Hunters are required to deposit their hunting license in the check station while hunting. Persons exempt by law from having a hunting license must deposit their Firearm Owner's Identification Card. If they are under 21 years old and do not have a card they must be accompanied by a parent, legal guardian or a person in loco parentis who has a valid card in possession.

2) At Chain O'Lakes State Park, Des Plaines Conservation Area, Eldon Hazlett State Park (Carlyle Lake), Iroquois County Conservation Area, and Moraine View State Park and Wayne Fitzgerrell State Park hunters must obtain a daily usage stamp from the Department prior to hunting except on December 1 November-26 hunters under 16 are not required to obtain a stamp.

3) At Site M and Sand Ridge hunters must obtain a daily usage stamp from the Department prior to hunting except on November-26-and-December 1 and 28 30 hunters under 16 are not required to obtain a stamp.

4) At Silver Springs State Park, Ramsey Lake State Park, Horseshoe Lake State Park (Madison County) and Lee County Conservation Area, a Daily Usage Stamp is not required. Fees and method(s) of payment at these sites will be publicly announced.

e) Hunters must wear a back patch issued by the check station.

f) Anyone who has killed game previously and has it in his possession or in his vehicle must declare it with the person in charge of the area when he checks in. All such game found in a hunter's possession after he has started hunting on the area shall be considered illegally taken if the hunter has not declared it prior to going into the field.

g) All hunting must be done with shotguns or bow and arrow. Only shot shells with a shot size of No. 5 lead or bismuth or No. 3 steel or smaller may be used except at the Wayne Fitzgerrell State Park where only nontoxic shot approved by the U.S. Fish and Wildlife Service may be possessed and only shot shells with a shot size of No. 3 steel or No. 5 bismuth or smaller may be used. Flu flu arrows only may be used by bow and arrow hunters.

h) Non-hunters are not allowed in the field.

i) Hunters under 16 years of age must be accompanied by an adult hunter.

j) Daily limits:

1) Two pheasants of either sex at Eldon Hazlet State Park, ~~Chain O-Lakes-State-Park~~, Iroquois County Conservation Area, Wayne Fitzgerrell State Park, Des Plaines Conservation Area-~~Silver Springs-State-Park~~ and Moraine View State Park.

2) Two pheasants of either sex, 8 bobwhite quail and 4 rabbits at Sand Ridge Ramsey-Lake-State-Park.

3) Two cock pheasants, 8 bobwhite quail and 4 rabbits at Site M.

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- 4) ~~Four~~ **two** cock pheasants at the Lee County Conservation Area (Green River), and Silver Springs State Park.
- 5) ~~Four~~ **two** pheasants of either sex (except that on the last day of fee hunting, each hunter will be allowed to harvest 4 quail and 2 rabbits in addition to ~~4~~ **2** pheasants) at Horseshoe Lake State Park (Madison County).
- 6) Four pheasants of either sex, 8 bobwhite quail and 4 rabbits at Ramsey Lake State Park.

k) Tagging of birds.

All pheasants must be affixed with a Department tag before they are removed from the area during the controlled pheasant hunting season. The tag must remain on the leg of the pheasants until the pheasants are finally prepared for consumption.

- 1) Hunters may not leave the confines of any permit area and return to hunt on the permit area during the same day.

- m) Any person who violates any provision of this Part or 17 Ill. Adm. Code 510.10(c)(1), (4) and (6) or 510.10(d)(7) ~~for~~ or Section 2.33(n), (x) or (z) of the Wildlife Code [520 ILCS 5/2.33(n), (x) or (z)] shall be subject to arrest and/or removal from the premises for the remainder of the controlled pheasant hunting season under applicable statutes including 720 ILCS 5/21-5, Criminal Trespass to State Supported Land. Hunters may request a hearing within ten days of the citation by written request addressed to: Legal Division, Department of Natural Resources ~~Conservation~~, 524 South Second Street, Springfield IL 62701-1797. Such hearing shall be governed by the provisions of 17 Ill. Adm. Code 2530.

(Source: Amended at 20 Ill. Reg. _____, effective _____)

Section 530.90 Illinois Youth Pheasant Hunting Sites Permit Requirements

- a) Applicants must contact the Department to obtain a permit reservation (except for Sangchris Lake and Railsplitter State Park). Starting dates and methods for making reservations will be publicly announced. Only applications for reservations submitted by Illinois residents will be processed during the first two weeks of the application period. Reservations will be confirmed. Up to six reservations, but only one per applicant, may be made. Multiple reservations for the same person will not be accepted and that person will forfeit his right to acquire a reservation for the season. There is no fee for the youth pheasant hunting permit.

- b) Only one permit per person will be issued until the daily quota is filled. The daily quota is determined by the formula one hunter per 10 to 40 huntable acres. Huntable acres are determined by, but not limited to, the biological studies on the number of the species available, the condition, topography, and configuration of the land at the site, the condition of the roads at the site, and the number of

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employees available to work at the site.

- c) The Springfield Permit Office cannot transfer or alter reservations to change hunting areas, dates or hunters' names. Permits cannot be transferred on the hunting areas. For other information (except Sangchris Lake and Railsplitter State Park) write to:

Illinois Department of Natural Resources ~~Conservation~~
Pheasant

524 South 2nd Street, Room 210

P.O. Box 19457

Springfield, Illinois 62794-9457

- d) Reservations for the Illinois Youth Pheasant Hunt will be issued from the Springfield Permit Office for Chain O'Lakes State Park, Des Plaines Conservation Area, Eldon Hazlet State Park (Carlyle Lake), Iroquois County Conservation Area, Moraine View State Recreation Park, Wayne Fitzgerald (Rend Lake) State Park, Richland County Controlled Pheasant Hunting Area, Lee County Conservation Area, Mackinaw River State Fish and Wildlife Area and Horseshoe Lake State Park (Madison County).

- e) permits for the Youth Hunt at Sangchris Lake State Park and Railsplitter State Park will be issued by a mail-in drawing at the respective site office. Registration procedures and hunter quota will be announced by public news release. Applicants must be between the ages of 10-15 inclusive. Permits available after the drawing will be allocated on a first come or first call basis ~~first come--or first-call~~ basis from the site office.

(Source: Amended at 20 Ill. Reg. _____, effective _____)

Section 530.100 Illinois Youth Pheasant Hunting Regulations

- a) The Illinois Youth Pheasant Hunt will be November 10, 1996 ~~12-1-1995~~, except at Edward R. Madigan ~~Railsplitter~~ State Fish and Wildlife Area Park where the hunt will be November 9, 1996 ~~11-1-1995~~ and at Mackinaw River State Fish & Wildlife Area where the hunt will be the first Saturday of the statewide upland game season.

- b) Hunting hours are from 9:00 a.m. to 4:00 p.m., except at Sangchris Lake hunting hours are from 12 noon to 4:00 p.m. Hunters with reservations or permits are required to check in at the check station between 7:00 a.m. and 8:00 a.m. (between 8:00 a.m. and 8:30 a.m. at Edward R. Madigan State Fish and Wildlife Area and between 11:00 a.m. and 12 noon at Sangchris Lake ~~Sangchris Lake and Railsplitter State Park~~).

- c) All hunters must be between the ages of 10 and 15 inclusive and have a youth hunting permit. Stand-by permits will not be available except at Sangchris Lake and Edward R. Madigan State Fish and Wildlife Area ~~Railsplitter State Park~~.

- d) All hunters are required to deposit their hunting licenses in the

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check station while hunting. Each permit holder MUST be accompanied by a non-hunting supervisory adult. If the hunter does not have a valid Firearm Owner's Identification Card (FOID), the supervisory adult is required to have a valid FOID Card. Only one supervisory adult in a hunting party is required to have a valid FOID Card if the hunters in the hunting party stay under the immediate control (accompany youth hunter at all times) of the supervisory adult possessing the valid FOID Card.

- e) Supervising adults are required to wear a cap and upper outer garment of solid and vivid blaze orange of at least 400 square inches. Hunters must wear a back patch issued by the check station.
- f) Anyone who has killed game previously and has it in his possession or in his vehicle must declare it with the person in charge of the area prior to hunting on the area. All previously killed game found in a hunter's possession after he has started hunting on the area will be considered illegally taken if the hunter has not declared it prior to going into the field.
- g) All hunting must be done with shotguns. Only shot shells with a shot size of No. 5 lead or bismuth or No. 3 steel or smaller may be used, except at the Wayne Fitzgerald State Park Recreation-Area where only shot shells approved as non-toxic by the U.S. Fish and Wildlife Service with a shot size of No. 3 steel or No. 5 bismuth shot or smaller may be used.
- h) Daily limit.

- 1) Two pheasants of either sex at Eldon Hazlet State Park, Chain O'-Lakes--State--Park, Iroquois County Conservation Area, Des Plaines Conservation Area, Richland County Controlled Pheasant Hunting Area, Wayne Fitzgerald State Park, Moraine View State Park and Horseshoe Lake State Park (Madison County).

- 2) Two cock pheasants only at the Lee County Conservation Area and Chain O'Lakes State Park.

- 3) Statewide Limits: Mackinaw River State Fish & Wildlife Area, Sangchris Lake State Park and Edward R. Madigan State Fish and Wildlife Area Railspitter--State-Park.

- i) All pheasants must be affixed with a Department tag before they are removed from the area (except Sangchris Lake, Railspitter State Park and Mackinaw River State Fish & Wildlife Area). The tag must remain on the leg of the pheasants until the pheasants are finally prepared for consumption.

(Source: Amended at 20 Ill. Reg. _____, effective _____)

Section 530.105 Regulations for Fee Hunting of Pheasant, Hungarian Partridge, Quail and Rabbit at Controlled Daily Drawing Pheasant Hunting Sites

- a) All the regulations in 17 Ill. Adm. Code 510 - General Hunting and Trapping apply in this Section, unless this Section is more

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restrictive.

- b) All areas are closed to fee upland game hunting Mondays and Tuesdays, Christmas Day and New Year's Day. With authorization from the Director, controlled pheasant hunting may be scheduled on Monday or Tuesday on DNR operated areas.

- c) Hunting hours are 9:00 a.m. to 4:00 p.m. (except on Thanksgiving Day hunting hours are 9:00 a.m. to 1:00 p.m. at Kankakee River State Park).

- d) All hunting must be done with shotgun or bow and arrow. Only shot shells with a shot size of No. 5 lead or bismuth or No. 3 steel or smaller may be used. Flu flu arrows only may be used by bow and arrow hunters.

- e) All pheasants must be affixed with a Department tag before they are removed from the area. The tag must remain on the leg of the pheasants until the pheasants are finally prepared for consumption.

- f) Hunter quota selection, daily usage stamp requirements and exemptions and hunter age requirements:

- 1) A drawing shall be held at the site for hunter quotas.

- 2) A daily usage stamp is required prior to hunting opening date through the day following the final game bird release.

- 3) Hunters under 16 are not required to obtain a daily usage stamp at the Richland--County--Controlled--Pheasant--Hunting--Area on November-26--at Johnson Sauk Trail State Park, Kankakee River State Park, Sand--Ridge--State-Park and the Washington County Conservation Area on December 1 and 28 November-26--and--December 30--and--at Horseshoe-Lake-State-Park--(Madison-County)-on-December 30.

- 4) Hunters under 16 years of age must be accompanied by an adult hunter.

- 5) At the Richland County Controlled Pheasant Hunting Area a daily usage stamp is not required. Fees and method(s) of payment at this site will be publicly announced.

- g) When daily quotas are not filled, hunters are allowed to check in on a first come-first served first-come--first-served basis until 12:00 noon.

- h) The Department shall publicly announce the registration time and quota to be filled.

- i) Hunters are required to deposit their hunting license in the check station while hunting. Persons exempt by law from having a hunting license must deposit their Firearm Owner's Identification Card. If they are under 21 years old and do not have a card they must be accompanied by a parent, legal guardian or a person in loco parentis who has a valid card in possession.

- j) A back patch issued at the check station must be worn while hunting.

- k) Non-hunters are not allowed in the field.

- l) Hunters must not leave the site without first checking out.

- m) Daily Limit:

Pheasant - 2 (either sex may be harvested)

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Bowhite Quail - 8
Hungarian Partridge - 2
Rabbit - 4

- n) Statewide regulations as provided for in this Part apply at the following Controlled Daily Drawing Pheasant Hunting sites, except as noted above and in parentheses below:

Johnson-Sauk Trail State Park

Joliet Army Ammunition Plant - Will County (a \$5.00 daily usage fee will be charged; no hen pheasants may be harvested; site is closed during site's firearm deer season; pheasants will not be tagged)

Kankakee River State Park (Hunters must check out within 15 minutes of the close of hunting hours; quail shall not be harvested)

Richland County Controlled Pheasant Hunting Area (the controlled pheasant hunting season will be publicly announced; Hunting season--is--November--9--through--December--17; daily limit 4 pheasants of either sex only)

Washington County Conservation Area

- o) Any person who violates any provision of this Part or 17 Ill. Adm. Code 510.10(c)(1), (4) and (6) or 510.10(d)(7) ~~(6)~~ or Section 2.33(n), (x) or (z) the Wildlife Code [520 ILCS 5/2.33(n), (x) or (z)] shall be subject to arrest and/or removal from the premises for the remainder of the controlled pheasant hunting season under applicable statutes including 720 ILCS 5/21-5, Criminal Trespass to State Supported Land. Hunters may request a hearing within ten days of the citation by written request addressed to: Legal Division, Department of Natural Resources Conservation, 524 South Second Street, Springfield IL 62701-1787. Such hearing shall be governed by the provisions of 17 Ill. Adm. Code 2530.

(Source: Amended at 20 Ill. Reg. _____, effective _____)

Section 530.110 Regulations for Non-Fee Hunting of Cock Pheasant, Hungarian Partridge, Quail, and Rabbit at Various Department-Owned or -Managed Sites

a) General Site Regulations

- 1) All regulations in 17 Ill. Adm. Code 510 -- General Hunting and Trapping -- apply in this Section, unless this Section is more restrictive.
- 2) Only flu flu arrows may be used by bow and arrow hunters;

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- broadheads are not allowed.
- 3) On sites which are indicated by (1), hunters must check in and/or sign out as provided for in 17 Ill. Adm. Code 510.
- 4) On sites which are indicated by (2), only nontoxic shot approved by the U.S. Fish and Wildlife Service of size No. 3 steel or No. 5 bismuth shot or smaller may be used or possessed.
- 5) Site specific rules or exceptions are noted in parentheses after each site.

b) Site Specific Regulations

- 1) Statewide regulations apply at the following sites:

Anderson Lake Conservation Area (1)

Argyle Lake State Park (closed during firearm deer season) (1)

Banner Marsh State Fish and Wildlife Area (opens the day after the close of the central zone duck season) (1)

Big Bend State Fish and Wildlife Area (1)

Big River State Forest (closed during firearm deer season) (1)

Cache River State Natural Area (1)

Campbell Pond Wildlife Management Area

Carlyle Lake Lands and Waters (Corps of Engineers Managed Lands)

Carlyle Lake Wildlife Management Area (subimpoundment area closed 7 days prior to and during the southern zone waterfowl season)

Crawford County Conservation Area (1)

Dog Island Wildlife Management Area

Eldon Hazlet State Park (north of Allen Branch and west of Peppenhorst Branch only) (1)

Ferne Clyffe State Park (1)

Fort de Chartres Historic Site (hunting with muzzleloading shotgun or bow and arrow only) (1)

Ft. Massac State Park (1)

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Giant City State Park (1)

Green River State Wildlife Area (closed until the end of the site's during controlled pheasant season, except quail and rabbit only can be hunted on Mondays and Tuesdays during the site's controlled pheasant season) (1)

Hamilton County Conservation Area (8:00 a.m. - 4:00 p.m.) (1)

Horseshoe Lake Conservation Area (Alexander County) (Public Hunting Area, except Controlled Hunting Area) (1)

I-24 Wildlife Management Area (1)

Jubilee College State Park (opens second day of statewide season; pheasant and quail close the Sunday after Thanksgiving) (1)

Kaskaskia River State Fish and Wildlife Area (Doza Creek Waterfowl Management Area closed 7 days prior to and during duck season) (1)

Kidd Lake State Natural Area

Kincaid Lake Fish and Wildlife Area (1)

Mackinaw Fish and Wildlife Area (opens second day of statewide season; closed during firearm deer season; pheasant and quail close the Sunday after Thanksgiving) (1)

Marseilles Wildlife (closed during the site's firearm deer season) (1)

Marshall Fish and Wildlife Area (closed during firearm deer season) (1)

Mazonia State Fish and Wildlife Area (upland season does not open until the day after the close of the site's waterfowl season; the site is closed Mondays, Tuesdays, Christmas Day and New Year's Day) (1)

Mermet Lake Fish and Wildlife Area (1)

Mississippi River Pools 16, 17, 18

Mississippi River Fish and Waterfowl Management Area (Pools 25 and 26)

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Mississippi River Pools 21, 22, 24

Oakford Conservation Area

Panther Creek Conservation Area (1)

Peabody River King State Fish and Wildlife Area (West Subunit only) (1)

~~Pike County Conservation Area (fall hunting--closes--November 30--in Area A--all hunting--closes--December 15--in Area B)--(1)~~

Pyramid State Park (1)

Ramsey Lake State Park (8:00 a.m. to 4:00 p.m.; rabbits and quail only may be hunted on Mondays and Tuesdays during the fee pheasant season) (1)

Randolph County Conservation Area (1)

Ray Norbut State Fish and Wildlife Area (all hunting closes November 30 in Area A; all hunting closes December 15 in Area C)(1)

Red Hills State Park (8:00 a.m. - 4:00 p.m.) (1)

Rend Lake Projects Lands and Waters

Saline County Conservation Area (1)

Sam Dale Lake Conservation Area (8:00 a.m. to 4:00 p.m.) (1)

Sam Parr State Park (8:00 a.m. to 4:00 p.m.) (1)

Sangamon County Conservation Area

Sanganois State Fish and Wildlife Area

Shawnee National Forest, Oakwood Bottoms (2)

Snake Den Hollow Fish and Wildlife Area (opens the day after the close of the Fulton-Knox County zone goose season) (1)

Stephen A. Forbes State Park (8:00 a.m. to 4:00 p.m.) (1)

Tapley Woods State Natural Area (closed during firearm and muzzleloading rifle deer seasons) (1)

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Trail of Tears State Forest (1)

Turkey Bluffs State Fish and Wildlife Area (1)

Union County Conservation Area (Firing Line Management Area only) (1)

Weinberg-King State Park (1)

Wildcat Hollow State Forest

Witkowsky State Wildlife Area (rabbit only; opens after second closed-during firearm deer season) (1)

- 2) Statewide regulations apply at the following sites except that hunters must obtain a free site permit from site office; this permit must be in possession while hunting at the site. The permit must be returned, and harvest reported, by February 15 or the hunter will forfeit hunting privileges at the site for the following year:

Chauncey Marsh (obtain permit at Red Hills State Park headquarters)

Clinton Lake State Recreation Area (4:00 p.m. daily closing)

Fox Ridge State Park (4:00 p.m. daily closing)

Hidden Springs State Forest (no hunting during firearm deer season; 4:00 p.m. daily closing)

Kickapoo State Park (4:00 p.m. daily closing; closed during firearm deer season)

Lake Shelbyville Eagle Creek State Park (4:00 p.m. daily closing)

Lake Shelbyville - Eagle Creek Wildlife Management Area (4:00 p.m. daily closing)

Lake Shelbyville - Kaskaskia and West Okaw Wildlife Management Area (4:00 p.m. daily closing)

Middle Fork Fish and Wildlife Area (4:00 p.m. daily closing; closed during firearm deer season)

Moraine View State Park (rabbit hunting permitted Mondays and Tuesdays during the site controlled hunting program and from Wednesday after the permit pheasant season until the end of the

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT(S)

Northern Zone Rabbit Season. Quail and pheasant hunting are permitted Wednesday through Sunday following the permit pheasant season; pheasants of either sex may be taken, but hens must be tagged by site staff. All hunting is 8 a.m. to 4 p.m. only. ~~rabbits only; Mondays and Tuesdays during permit pheasant season and Wednesday after permit pheasant season to end of northern zone rabbit season; 8:00 a.m. to 4:00 p.m. daily~~

Site M (open unit)

Ten Mile Creek State Fish and Wildlife Area

- 3) Hunting is permitted on the following areas only on the dates listed in parentheses; daily hunting permits filled by drawing through DOC Permit Office. Procedures for application and drawings will be publicly announced. Only one permit per person will be issued for each site. Each permit authorizes the holder to bring the number of additional hunting partners listed in parentheses for the day's hunt. The permit must be returned and harvest reported by February 15 or hunters will forfeit hunting privileges at the site for the following year:

Edward R. Madigan State Fish and Wildlife Area (November 11, 18, 25 and December 2, 9, 16, 23; each permit authorizes the holder to bring 3 hunting partners; check in required before hunting)

Hallsville Habitat Area (open only November 2, 3, 8, 11, 17, 20, 23, 30 and December 5, 8, 11, 14, 17, 21, 24; each permit authorizes the holder to bring 3 hunting partners)

Herschel Workman Habitat Area (open only November 2, 3, 8, 11, 14, 17, 20, 23, 27, 30 and December 5, 8, 11, 14, 17, 21, 24 47 57-87-117-167-197-227-25-and-30-and-December-37-67-97-127-157-187 21-and-247--only-one-permit-per-person-per-year-will-be-issued; permits-must-be-in-possession--while--hunting; each permit authorizes the holder to bring 3 hunting partners)

Kaecker Sand Prairie Habitat Area (open only on November 2, 3, 8, 11, 14, 17, 20, 23, 27, 30 and December 5, 8, 11, 14, 17, 21, 24 47-57-87-117-167-197-227-257-30-and-December-37-67-97-127-157-187 217-24; each permit authorizes the holder to bring 5 hunting partners)

Little Vermilion (open only November 4, 5, 8, 11, 16, 19, 21, 27, 30 and December 4, 11, 14, 17, 21, 24; each permit authorizes the holder to bring 3 hunting partners; 8 a.m. to 4 p.m. hunting hours)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT(S)

Perdueville Habitat Area (open only on November 2, 3, 8, 11, 14, 17, 20, 23, 27, 30 and December 5, 8, 11, 14, 17, 21, 24 on November 4-5-6-7-11-16-19-22-25-30-and-December-31-6-7-9-12-15-18-21-24; each permit authorizes the holder to bring 3 hunting partners)

Railsplitter State Park (November 13-20-27-December 4-11-18-January 8)-each permit authorizes the holder to bring 3 hunting partners

Sand Ridge State Forest (Mud Turtle State Natural Area) (November 9, 12, 19, 23, 26, 30 and December 3, 10, 14, 17, 21, 24, 28, 31; each permit authorizes holder to bring 3 hunting partners)

Sangchris Lake State Park (November 16, 20, 23, 27, 30 15-18-22-25-29 and December 4, 7, 11, 14, 16, 21, 24, 28 17-20-23-27; each permit authorizes holder to bring 3 hunting partners; hunting hours 12 noon-sunset; check in required before hunting; December dates are for rabbits only)

Saybrook Habitat Area (McLean County) (open only November 2, 3, 8, 11, 14, 17, 20, 23, 27, 30 and December 5, 8, 11, 14, 17, 21, 24 4-7-9-12-16-19-22-25-30-and-December-31-6-7-9-12-15-18-21-24-only one permit per person per year with be issued; permits must be in possession while hunting; each permit authorizes the holder to bring 3 hunting partners)

Site M (Quail Management Area; November 5, 9, 12, 19, 23, 26, 30 7-11-14-16-19-21-25-28; December 3, 10, 14, 17, 21, 24, 28, 31 5-9-12-16-19-23-26-30; January 4, 7, 11, 14 2-6-9-13; each permit authorizes holder to bring 3 hunting partners)

Steward Habitat Area (open only on November 2, 3, 8, 11, 14, 17, 20, 23, 27, 30 and December 5, 8, 11, 14, 17, 21, 24 4-7-9-12-16-22-25-30-and-December-31-6-7-9-15-18-21-24; each permit authorizes the holder to bring 3 hunting partners)

Victoria Habitat Area (open only November 2, 3, 8, 11, 14, 17, 20, 23, 27, 30 and December 5, 8, 11, 14, 17, 21, 24; each permit authorizes the holder to bring 3 hunting partners)

4) The following sites will be open for pheasant, quail, rabbit and partridge hunting following the site's controlled pheasant hunting season; pheasants of either sex may be taken; all hen pheasants must be tagged by DOC before leaving sites; hunting hours are 8:00 a.m. - 4:00 p.m.; hunting dates are noted in parentheses:

Chain O'Lakes State Park (open Wednesday after controlled

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED AMENDMENT(S)

pheasant hunting season for 5 consecutive days, closed December 25) (1)

Des Plaines Conservation Area (dates are 5 days following the close of the site's permit pheasant season excluding Mondays, Tuesdays and Christmas-hunters-must-check-in-and-check-out) (1)

Eldon Hazlet State Park (controlled pheasant hunting area and for 5 consecutive days only) (1)

Iroquois County Wildlife Management Area (open Wednesday through Sunday following permit pheasant season) (1)

Johnson-Sauk Trail State Park (open Wednesday through Sunday following permit pheasant season)

Kankakee River State Park (no quail hunting)

Washington County Conservation Area (1)

(Source: Amended at 20 Ill. Reg. _____, effective _____)

Section 530.115 Regulations for Hunting by Falconry Methods at Various Department-Owned or -Managed Sites

- a) All the regulations in 17 Ill. Adm. Code 510 apply in this Section, except that falconers are required to wear a cap and outer garment of solid and vivid blaze orange only during the upland game season on sites where upland game hunting is in progress.
- b) Statewide falconry regulations (17 Ill. Adm. Code 1590) apply at the following sites (exceptions are in parentheses):

Big Bend State Fish and Wildlife Area

Horseshoe Lake State Park (Madison County) (hunting season opens the first hunting day after the close of the duck hunting season; hunting by falconry methods allowed from day after controlled pheasant season through the close of statewide quail falconry season)

Mississippi River Pools 16, 17 and 18

Railsplitter State Park (hunting by falconry methods permitted from October 1 through March 31 or until 10 hen pheasants are harvested; falconers must sign in at the site check station before hunting and sign out immediately after hunting and report their harvest)

DEPARTMENT OF NATURAL RESOURCES

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Sand Ridge State Forest (statewide regulations except that hunting is permitted on Mondays and Tuesdays only during the Controlled Daily Drawing Pheasant Program season; it is unlawful to hunt by falconry methods in the vicinity of pheasant releases as pheasants are being released; falconry hunters must obtain a free permit from site office before hunting and report harvest by April 15; failure to report harvest by April 15 will result in loss of hunting privileges the following year)

~~Silver Springs State Park hunting for pheasant, rabbit and quail permitted October 1 through two days before the opening of the site's pheasant season; falconers must obtain a free permit from site office before hunting and report harvest by December 17; failure to report harvest will result in loss of hunting privileges the following year~~

Snake Den Hollow Fish and Wildlife Area (hunting permitted from the day after the close of the Fulton-Knox County Zone goose season until the close of the statewide falconry season)

- c) Cock and hen pheasant, hungarian partridge, bobwhite quail, and rabbit may be taken at the following sites in accordance with 17 Ill. Adm. Code 1590; falconers must obtain a free permit from site office before hunting and return permit and report harvest by February 15; failure to return or report harvest will result in loss of hunting privileges the following year (additional site regulations are in parentheses):
 Chain O'Lakes State Park (hunting permitted 8:00 a.m. to 4:00 p.m. from the Monday after the non-fee season through January 31 except closed Christmas Day; obtain permit from site office Monday through Friday 8:00 a.m. to 4:00 p.m.)

Eagle Creek State Park (hunting permitted from the end of the statewide firearms season for rabbits through January 31)

Eagle Creek Wildlife Management Area (hunting permitted from the end of the statewide firearms season for rabbits through January 31)

Moraine View State Park (hunting permitted October 1 through two days before the pheasant season opens)

Ten Mile Creek Fish and Wildlife Area (hunting permitted from the end of the firearms rabbit season through January 31)

(Source: Amended at 20 Ill. Reg. _____, effective _____)

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED RULES

- 1) Heading of the Part: Youth Hunting Season for White-Tailed Deer
- 2) Code Citation: 17 Ill. Adm. Code 685
- 3) Section Numbers: Proposed Action:
 685.10 New Section
 685.20 New Section
 685.30 New Section
 685.40 New Section
 685.50 New Section
 685.60 New Section
 685.70 New Section
- 4) Statutory Authority: Implementing and authorized by Sections 1.3, 1.4, 2.24, 2.25, 2.26 and 3.36 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 2.24, 2.25, 2.26 and 3.36].
- 5) A Complete Description of the Subjects and Issues Involved: This rule establishes the season dates and requirements for a youth white-tailed deer hunt.
- 6) Will this rulemaking replace any emergency rulemaking currently in effect?
No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this rulemaking contain incorporations by reference? No
- 9) Are there any other proposed rulemakings pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking does not affect units of local government.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rule may be submitted in writing for a period of 45 days following publication of this notice to:
 Jack Price
 Department of Natural Resources
 524 S. Second Street
 Springfield, IL 62701-1787
 217/782-1809
- 12) Initial Regulatory Flexibility Analysis: This rule does not regulate businesses, municipalities or not for profit corporations.
- 13) Regulatory Agenda on which this rulemaking was summarized: January 1996

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED RULES

The full text of the Proposed Rules begins on the next page:

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED RULES

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF NATURAL RESOURCES
SUBCHAPTER b: FISH AND WILDLIFE

PART 685

YOUTH HUNTING SEASON FOR WHITE-TAILED DEER

Section

- 685.10 Statewide Season
- 685.20 Statewide Deer Permit Requirements
- 685.30 Statewide Firearm Requirements for Hunting the Youth Deer Season
- 685.40 Statewide Deer Hunting Rules
- 685.50 Reporting Harvest
- 685.60 Rejection of Application/Revocation of Permits
- 685.70 Regulations at Various Department-Owned or -Managed Sites

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 2.24, 2.25, 2.26 and 3.36 of the Wildlife Code (520 ILCS 5/1.3, 1.4, 2.24, 2.25, 2.26 and 3.36).

SOURCE: Adopted at 20 Ill. Reg. _____, effective _____.

Section 685.10 Statewide Season

- a) Season: Noon on Saturday of the first weekend (Saturday and Sunday) that begins after October 11 to sunset on Sunday of this weekend. Shooting hours are one-half hour before sunrise to sunset.
- b) The Department of Natural Resources (Department) shall open a select county or counties to harvest surplus deer via youth deer hunting using shotgun or muzzleloader. The Department shall notify the public which county or counties will be open via a news release.

Section 685.20 Statewide Deer Permit Requirements

- a) Illinois resident hunters must have a current, valid "Youth Deer Hunt Permit" (\$10.00). The Youth Deer Season is only open to Illinois residents who will be at least 10 years of age, but not have reached their 16th birthday, by the start of the Youth Deer Season. All participating youths must have completed a State-approved Hunter Education course. A permit is issued for one county and is valid only in the county stated on the permit. For permit applications and other information write to:

Department of Natural Resources
(Youth Deer Season)
Division of Education
Public Events and Promotions Section
524 South Second Street

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED RULES

Springfield, IL 62701-1787

- b) Applications shall be accepted beginning August 1 and ending on the tenth weekday in August for the Youth Deer Season in October. Applications received after the tenth weekday shall not be included in the drawing. Permits shall be allocated in a random drawing. Applications not correctly filled out shall be rejected from the random drawing. Permits shall be issued as antlerless only. If the specified number of applications is not received by this deadline, remaining permits will be filled on a first come-first served basis.
- c) In-person and mail-in applications shall receive equal treatment in the drawings.
- d) Each applicant must apply using the official agency Youth Deer Season Permit Application, and must complete all portions of the form. No more than one application per envelope shall be accepted. Each applicant must submit a separate personal check or money order. Separate envelopes must be used to send permit applications for regular firearm, muzzleloading rifle, archery, handgun, free or paid landowner/tenant permits, and youth deer season permits.
- e) For the applicant to be eligible to receive a Youth Deer Season Permit (\$10.00), applicant must be an Illinois resident and not have had his or her deer hunting privileges suspended or revoked in this State pursuant to Section 3.36 of the Wildlife Code (520 ILCS 5/3.36).
- f) Successful applicants will be notified by mail when and where they should report to receive their permit. Permits shall be issued at the time of the hunt. All permit holders shall be required to attend an instructional session immediately preceding the hunt. Applications will be returned to unsuccessful applicants.
- g) Recipients of the Youth Deer Season Hunting Permit shall record their signature, hunting license number (unless exempt) and physical description on the permit and must carry it on their person while hunting.
- h) Permits are not transferable. Refunds shall not be granted unless the Department has erroneously issued the permit after the quota has been depleted or where the applicant was unsuccessful in obtaining a permit.
- i) A \$3.00 service fee shall be charged for replacement permits issued by the Department.
- j) Each applicant must enclose a separate \$10.00 check or money order payable to the Department of Natural Resources, or the application shall be returned. Applicants should not send cash with their applications. The Department shall not be responsible for cash sent through the mail.

Section 685.30 Statewide Firearm Requirements for Hunting the Youth Deer Season

- a) Specifications of legal firearms and their respective legal ammunition for the Youth Deer Hunt are described below:

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NOTICE OF PROPOSED RULES

- 1) Shotgun, loaded with slugs only, of not larger than 10 nor smaller than 20 gauge, not capable of firing more than 3 consecutive slugs; or
- 2) A single or double barreled muzzleloading firearm of at least .45 caliber shooting a single projectile through a barrel of at least sixteen inches in length.
- b) The standards and specifications for use of such muzzleloading firearms are as follows:
- 1) A muzzleloading firearm is defined as a blackpowder firearm that is incapable of being loaded from the breech end.
 - 2) The minimum size of the muzzleloading firearm projectile shall be .44 caliber. A wad or sleeve is not considered a projectile or a part of the projectile. Full metal jacket bullets cannot be used to harvest white-tailed deer.
 - 3) Only black powder or a black powder substitute such as Pyrodex may be used. No smokeless powder may be used.
 - 4) Percussion caps, wheellock, matchlock or flint type ignition only may be used.
 - 5) Removal of percussion cap, or removal of prime powder from frizzen pan with frizzen open and hammer all the way down, or removal of prime powder from flashpan and wheel un-wound, or removal of prime powder and match with match not lit shall constitute an unloaded muzzleloading firearm.
- c) It shall be unlawful to use or possess any type of firearm or ammunition in the field other than those specifically authorized by this rule while hunting white-tailed deer during the Youth Deer Hunting Season, but archery deer hunters in possession of a valid archery deer permit may hunt during this season provided that, in county or counties open to youth deer hunting, they wear the orange garments required of gun deer hunters. The otherwise lawful possession of firearms to take furbearing mammals and game mammals other than deer shall not be prohibited during the Youth Deer Hunting Season as set in Section 685.10.

Section 685.40 Statewide Deer Hunting Rules

- a) Bag limits: One antlerless deer per legally authorized permit. An antlerless deer is a deer without antlers or a deer having antlers less than 3 inches long.
- b) Each hunter participating in the Youth Deer Hunt must be accompanied by a nonhunting supervisor (parent, guardian, or responsible adult) who has in his or her possession a valid Firearm Owners Identification (F.O.I.D.) Card. The nonhunting supervisor must wear the orange garments required of gun deer hunters, and must remain with the hunting youth so as to have the youth under immediate control. Each supervisor may only accompany a single youth at any given time during the hunt.
- c) The leg tag must be attached and properly sealed immediately upon kill

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and before the deer is moved, transported or field dressed. No person shall leave any deer that has been killed without properly attaching the leg tag to the deer. The leg tag must remain attached to the leg of the deer until it is processed, then must remain with the processed deer until it is at the legal residence of the person who legally took or possessed the deer. Persons delivering deer/parts of deer to a taxidermist or tanner for processing must supply the taxidermist or tanner with their deer permit number to verify lawful acquisition. In the absence of a permit number, the taxidermist or tanner may rely on the written certification of the person from whom the deer was received that the specimen was legally taken or obtained.

d) Hunters shall not have in their possession, while in the field during the Youth Deer Season, any deer permit issued to another person (permits are non-transferable).

e) Permits shall not be re-issued in cases involving deer taken which are found to be diseased or spoiled due to previous injury. Disposal of unfit deer taken shall be the responsibility of the hunter.

Section 685.50 Reporting Harvest

- a) Deer shall be checked in by the hunter in person by 8:00 p.m. the same day the deer is harvested at the authorized county Youth Deer check station.
- b) Failure to follow this Section constitutes illegal possession of deer.

Section 685.60 Rejection of Application/Revocation of Permits

- a) In the event that an applicant is in violation of one of the violations described in subsections (a)(1) through (5) below, the application shall be held in suspension, and the application fees shall be deposited, pending a determination by the Department of whether the violation was knowing. If the Department determines the violation was knowing, the application shall be rejected and the fee shall be retained by Natural Resources. The applicant may request a hearing on this decision pursuant to 17 Ill. Adm. Code 2530. Should it be determined that the violation was without the knowledge of the applicant, the permit office will process only the number of applications allowed by administrative rule with additional applications rejected and fees returned.
 - 1) Submitting more than one application in the same name or by the same person for a Youth Deer Season Permit.
 - 2) Providing false and/or deceptive information on the deer permit application form.
 - 3) Submitting an application when the applicant has a license or permit currently revoke pursuant to Section 3.36 of the Wildlife Code [520 ILCS 5/3.36].
 - 4) Submitting an incomplete or incorrect application.
 - 5) Applicant having previously received a Youth Deer Hunting permit.

DEPARTMENT OF NATURAL RESOURCES

NOTICE OF PROPOSED RULES

- b) Any violation of the Wildlife Code or administrative rules of the Department, in addition to other penalties, may result in revocation of hunting licenses and permits as per 17 Ill. Adm. Code 2530.

Section 685.70 Regulations at Various Department-Owned or -Managed Sites

Sites will be opened to youth deer hunting at the discretion of the Department; open sites will be announced via news release.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Property Tax Code
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: Proposed Action:
110.162 New Section
- 4) Statutory Authority: 35 ILCS 200
- 5) A Complete Description of the Subjects and Issues Involved: This rulemaking implements the pre-election and pre-appointment qualifications for township and multi-township assessors established by Public Act 89-141, effective June 1, 1996. The rule also provides for an assessor education certification process and procedures for qualification revision by the Department.
- 6) Will this proposed rule replace an emergency rule currently in effect: No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part: Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>IL Register Citation</u>
110.101	Amendment	5/24/96, 20 Ill. Reg. 7305
110.105	Amendment	5/24/96, 20 Ill. Reg. 7305
110.110	Amendment	5/24/96, 20 Ill. Reg. 7305
110.115	Amendment	5/24/96, 20 Ill. Reg. 7305
110.120	Amendment	5/24/96, 20 Ill. Reg. 7305
110.125	Amendment	5/24/96, 20 Ill. Reg. 7305
110.130	Amendment	5/24/96, 20 Ill. Reg. 7305
110.135	Amendment	5/24/96, 20 Ill. Reg. 7305
110.140	Amendment	5/24/96, 20 Ill. Reg. 7305
110.145	Amendment	5/24/96, 20 Ill. Reg. 7305
110.150	Amendment	5/24/96, 20 Ill. Reg. 7305
110.155	Amendment	5/24/96, 20 Ill. Reg. 7305
110.160	Amendment	5/24/96, 20 Ill. Reg. 7305
110.165	Amendment	5/24/96, 20 Ill. Reg. 7305
110.170	Amendment	5/24/96, 20 Ill. Reg. 7305
110.175	Amendment	5/24/96, 20 Ill. Reg. 7305
110.180	Amendment	5/24/96, 20 Ill. Reg. 7305
110.190	Amendment	5/24/96, 20 Ill. Reg. 7305

- 10) Statement of Statewide Policy Objectives: This rulemaking does not impose a state mandate, nor does it affect any existing state mandates.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:
- Jerry Lanter
Senior Counsel - Property Tax
Illinois Department of Revenue
Office of General Counsel
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336
- 12) Initial Regulatory Flexibility Analysis:
- A) Types of small businesses affected: None
- B) Reporting, bookkeeping or other procedures required for compliance:
No new reporting, bookkeeping or other procedures are required.
- C) Types of professional skills necessary for compliance: None
- 13) State the reason(s) for this rulemaking if it was not included in either of the two (2) most recent regulatory agendas: The statute was not yet in its final form. The upcoming regulatory agenda will not be published soon enough for this emergency situation.

The full text of the Proposed Amendment(s) is identical to the emergency rulemaking which begins on page:

7542 =

ILLINOIS LIQUOR CONTROL COMMISSION

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Public Information, Rulemaking and Organization

2) Code Citation: 2 Ill. Adm. Code 2075

3) Section Numbers: Adopted Action:

2075.10 Amendment

2075.20 Amendment

2075.100 Amendment

4) Statutory Authority: Illinois Administrative Procedure Act [5 ILCS 100/5-15] and the Liquor Control Act of 1934 [235 ILCS 5/3-12(2)].

5) Effective Date of Rulemaking: June 1, 1996

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rulemaking contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: June 1, 1996

9) Notice of Proposal Published in Illinois Register: Not required for Internal Rules

10) Has JCAR issued a Statement of Objection to these rules? No

11) Difference(s) between proposal and final version: None

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? None to be changed.

13) Will this rulemaking replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rulemaking:

Section 2075.10: Update agency addresses.

Section 2075.20: Change allowance of inspection of liquor license applications to liquor license certificate in accordance with the Freedom of Information Act and case law interpreting same.

Section 2075.100: Update to Illinois Compiled Statute citation.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Arabel Alva Rosales

ILLINOIS LIQUOR CONTROL COMMISSION

NOTICE OF ADOPTED AMENDMENTS

Address: Executive Director
Illinois Liquor Control Commission
100 W. Randolph St., #5-300
Chicago, IL 60601

Telephone: 312-814-3930

The full text of the Adopted Amendment begins on the next page:

ILLINOIS LIQUOR CONTROL COMMISSION

NOTICE OF ADOPTED AMENDMENTS

TITLE 2: GOVERNMENTAL ORGANIZATION
 SUBTITLE E: MISCELLANEOUS STATE AGENCIES
 CHAPTER XXIV: ILLINOIS LIQUOR CONTROL COMMISSION

PART 2075

PUBLIC INFORMATION, RULEMAKING AND ORGANIZATION

SUBPART A: PUBLIC INFORMATION

Section
 2075.10 Submissions and Requests
 2075.20 Materials Which can be Inspected

SUBPART B: RULEMAKING

Section
 2075.100 Current Rulemaking Procedures

SUBPART C: ORGANIZATION

Section
 2075.200 Current Description of Agency's Organization

APPENDIX A Rule Making Chart
 APPENDIX B Organization Chart

AUTHORITY: Implementing Section 5-15 of the Illinois Administrative Procedure Act [5 ILCS 100/15-16] and authorized by Section 3-12(2) of the Liquor Control Act [235 ILCS 5/3-12(2)].

SOURCE: Public Information Rules adopted at 3 Ill. Reg. 1, p. 177, effective December 26, 1978; Rulemaking Rules adopted at 3 Ill. Reg. 1, p. 173, effective December 26, 1978; amended at 7 Ill. Reg. 7946; effective June 17, 1983; Organization Rules adopted at 3 Ill. Reg. 1, p. 170, effective December 26, 1978; codified at 8 Ill. Reg. 15929; amended at 20 Ill. Reg. 7511, effective JUN 0 1 1996.

SUBPART A: PUBLIC INFORMATION

Section 2075.10 Submissions and Requests

The public can obtain information or make submissions or requests on subjects, programs, and activities of the Commission by writing or by phoning or visiting the Commission offices located at 100 West Randolph Street, 160--North--Base Street, Chicago, Illinois 60601, or 300 201 West Monroe Street, Springfield, Illinois 62704.

(Source: Amended at 20 Ill. Reg. 7511 - , effective

ILLINOIS LIQUOR CONTROL COMMISSION

NOTICE OF ADOPTED AMENDMENTS

JUN 0 1 1996)

Section 2075.20 Materials Which can be Inspected

We will comply with reasonable request to inspect the following:

- a) Rules and regulations;
- b) Notices of public hearing;
- c) Final orders or decisions;
- d) Liquor license certificates applications.

(Source: Amended at 20 Ill. Reg. 7511 = , effective JUN 0 1 1996)

SUBPART B: RULEMAKING

Section 2075.100 Current Rulemaking Procedures

- a) The current rulemaking procedures of this Commission are those set forth in the Illinois Administrative Procedure Act [5 ILCS 100]. These are depicted in Appendix A.

- b) All interested persons who wish to submit a request to comment within the ~~14-day comment period~~ must do so in writing.

- c) Emergency Rulemaking: When, in the opinion of the Commission, an emergency situation exists which reasonably constitutes a threat to the public interest, safety, or welfare, emergency rules may be passed in accordance with the Illinois Administrative Procedure Act ~~(111 Rev. Stat. 1991 ch. 127, par. 1-1-1 et seq.)~~. 7511 =

(Source: Amended at 20 Ill. Reg. JUN 0 1 1996 , effective

DEPARTMENT OF NATURAL RESOURCES
NOTICE OF ADOPTED AMENDMENTS

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rulemaking replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rulemaking: This Part is being amended to change site specific regulations and to update references from Department of Conservation to Department of Natural Resources.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Jack Price
Department of Natural Resources
524 S. Second Street, Room 430
Springfield, IL 62701-1787
(217) 782-1809

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF NATURAL RESOURCES
NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: White-Tailed Deer Hunting by Use of Firearms
- 2) Code Citation: 17 Ill. Adm. Code 650
- 3) Section Numbers: Adopted Action:
650.10 Amendments
650.20 Amendments
650.21 Amendments
650.22 Amendments
650.30 Amendments
650.40 Amendments
650.50 Amendments
650.60 Amendments
650.67 Amendments
- 4) Statutory Authority: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36 of the Wildlife Code (520 ILCS 5/1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36).

5) Effective Date of Rulemaking: May 20, 1996

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rulemaking contain incorporations by reference? No

8) Date filed in Agency's Principal Office: May 16, 1996

9) Notice of Proposal Published in Illinois Register: February 9, 1996, 20 Ill. Reg. 2287

10) Has JCAR issued a Statement of Objections to these rules? No

11) Difference(s) between proposal and final version:

- In The Main Source Note, "at" was added before "5 Ill. Reg. 10640"
- In Section 650.22(a), "Cilco" was changed to "CILCO"
- In Section 650.22(b), "RETURNED" was changed to "returned"
- In Section 650.60(f), "Little Vermilion (permit required; allocated by drawing - only persons with Kickapoo or Middlefork permits may apply) (2) (3)"
- In Section 650.60(g), Joliet Army Ammunition Plant, the comma following "registration" was changed to a semi-colon and "-first served" was added following "first come"

DEPARTMENT OF NATURAL RESOURCES

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TITLE 17: CONSERVATION
 CHAPTER 1: DEPARTMENT OF NATURAL RESOURCES CONSERVATION
 SUBCHAPTER b: FISH AND WILDLIFE

PART 650

WHITE-TAILED DEER HUNTING BY USE OF FIREARMS

Section

- 650.20 Statewide Deer Permit Requirements
 650.21 Deer Permit Requirements - Landowner/Tenant Permits
 650.22 Deer Permit Requirements - Special Hunts
 650.23 Deer Permit Requirements - Group Hunt
 650.30 Statewide Firearms Requirements
 650.40 Statewide Deer Hunting Rules
 650.50 Rejection of Application Revocation of Permits
 650.60 Regulations at Various Department-Owned or -Managed Sites
 650.65 Youth Hunt
 650.67 Special Hunts for Disabled Hunters
 650.70 Special Extended Season Firearm Deer Hunt (Repealed)

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36 of the Wildlife Code [520 ILCS 5/1.3, 1.4, 1.13, 2.24, 2.25, 2.26 and 3.36].

SOURCE: Adopted at 5 Ill. Reg. 9771, effective September 17, 1981; codified at 5 Ill. Reg. 10640; amended at 6 Ill. Reg. 10730, effective August 20, 1982; amended at 7 Ill. Reg. 10798, effective August 24, 1983; amended at 8 Ill. Reg. 21602, effective October 23, 1984; amended at 9 Ill. Reg. 16213, effective October 10, 1985; emergency amendment at 9 Ill. Reg. 20922, effective December 18, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 4223, effective February 25, 1986; amended at 10 Ill. Reg. 16665, effective September 22, 1986; amended at 11 Ill. Reg. 3044, effective February 3, 1987; amended at 11 Ill. Reg. 9564, effective May 5, 1987; amended at 12 Ill. Reg. 8003, effective April 25, 1988; amended at 12 Ill. Reg. 12055, effective July 11, 1988; amended at 13 Ill. Reg. 12853, effective July 21, 1989; amended at 14 Ill. Reg. 12430, effective July 20, 1990; amended at 14 Ill. Reg. 19869, effective December 3, 1990; amended at 15 Ill. Reg. 10038, effective June 24, 1991; emergency amendment at 15 Ill. Reg. 15790, effective October 22, 1991, for a maximum of 150 days; emergency expired March 21, 1992; amended at 16 Ill. Reg. 11131, effective June 30, 1992; amended at 17 Ill. Reg. 13468, effective July 30, 1993; amended at 18 Ill. Reg. 5859, effective April 5, 1994; amended at 18 Ill. Reg. 13431, effective August 23, 1994; amended at 19 Ill. Reg. 6472, effective April 28, 1995; amended at 20 Ill. Reg. 7515, effective MAY 20 1996.

Section 650.10 Statewide Season and Permit Quotas

- a) Season: 12:01 a.m. on Friday of the 3-day (Friday, Saturday and

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Sunday) weekend immediately before Thanksgiving to 6:00 p.m. on Sunday of the 3-day weekend before Thanksgiving, and 12:01 a.m. on Thursday of the first 4-day (Thursday, Friday, Saturday and Sunday) weekend following Thanksgiving to 6:00 p.m. on Sunday of the first 4-day weekend following Thanksgiving. Full season permits shall be valid for all days. Second season permits shall be valid for the last four days of the season only. Hunting hours are one-half hour before sunrise to sunset.

- b) Permit quotas shall be set by the Department of Natural Resources Conservation on a county or special hunt area basis. Cook, DuPage, Lake and Kane counties are closed to firearm deer hunting.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996.)

Section 650.20 Statewide Deer Permit Requirements

- a) Illinois resident hunters must have a current, valid "Firearm Deer Permit" (\$15.00). Deer permit fees for non-resident firearm deer hunters shall be \$100.00 for each eligible firearm permit and \$25.00 for each antlerless-only permit. A permit is issued for one county or special hunt area and is valid only in the county or special hunt area stated on the permit. Only applicants who receive an eligible permit in a county or special hunt area are eligible for an antlerless-only permit for that county or special hunt area, except in counties that are specially designated for more intensive removal of does in a given year. These counties will be identified prior to the second random daily drawing, and a limited number of antlerless-only permits will be made available regardless of whether applicants already possess an either-sex permit. For permit applications and other information write to:

Department of Natural Resources Conservation
 (Firearm or Landowner/Tenant or Non-Resident)
 Deer Permit Office
 524 South Second Street, Room 210
 P.O. Box 19227
 Springfield, Illinois 62794-9227

- b) Applications from residents will be accepted through the last weekday in April of the current year. Applications received after the last weekday in April will not be included in the lottery. Permits will be allocated in a computerized random drawing in which only one choice of hunt area or county will be considered. Permits will be issued as either sex, antlerless only, or antlered only. A maximum of one eligible and one antlerless-only permit shall be issued per person. Applicants for free or paid landowner/tenant permits are not eligible to participate in the lottery or the first random daily drawing period. Landowners who receive permits in the lottery or first random daily drawing period are not eligible for landowner permits.

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- c) Applicants must check the second-season box if they agree to accept a second-season permit upon being rejected for a full-season permit.
- d) Applicants must check the antlerless-only box and enclose an additional \$15.00 (\$25.00 for non-residents) if they want to apply for an additional antlerless-only permit. Antlerless-only permits will be issued until the antlerless-only quota is filled for a given county or special hunt area.
- e) Permits for counties and special hunt areas with unfilled quotas after the lottery will be allocated in a Random Daily Drawing procedure. Applications for Random Daily Drawing will be accepted beginning August 1 and ending on the tenth weekday in August of the current year. Applicants may also apply for remaining antlerless-only permits by checking the antlerless-only box and enclosing an additional \$15.00. Applications received prior to August 1 will be processed in the first daily drawing. A list of unfilled counties and special hunt areas will be announced prior to the August application dates. Applicants must apply on a current year Firearm Deer Permit application form. All applications for the Random Daily Drawing will be processed individually. This application period is open only to those applicants who were not previously issued firearm permits for the current hunting season. A maximum of one eligible and one antlerless-only permit shall be issued per person.
- f) In-person and mail-in applications will receive equal treatment in the drawings. For the Random Daily Drawing, applications received one day will not be processed until all applications received for that day are mixed. All applications received on a specific day will be processed before processing applications received for a subsequent day.
- g) Applicants must complete all portions of the current year permit application form. Incomplete or incorrect applications will be returned along with the applicant's permit fee for correction or completion if received in this office prior to the last weekday in April of the current year. No more than 6 single applications per envelope will be accepted. Each applicant must submit a separate personal check or money order. Separate envelopes must be used to send permit applications to the Deer Permit Office for firearm, archery, and free or paid landowner/tenant permits.
- h) Applications for non-resident firearm permits will be accepted beginning August 1 and will be included with the residents in the Random Daily Drawing. Applications received prior to August 1 will be processed in the first daily drawing.
- i) There will be an application period which starts September 1 and ends the fifth weekday in November, during which anyone (regardless of any other permit they may have) can apply for firearm deer permits left over from the county and special hunt area quotas. During the application period, the permits shall be issued in a random daily drawing. Applicants can apply for one or more permits during this application period. Full-season antlerless-only permits shall only be issued to successful applicants that have full-season either-sex

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permits in the county applied for. Second-season antlerless-only permits shall be issued to successful applicants that have either full-season or second-season eligible permits in the county applied for. Applicants submitting applications after October 24 cannot be guaranteed a permit by the start of the first deer hunting season. Applicants must print "September 1-Multiple Permits" on the outside of the envelope and mark the "September 1-Multiple Permits" box on the firearm deer permit application.

- j) Hunter preference in obtaining a permit will be given to unsuccessful lottery applicants from the previous year who did not receive an either-sex permit due to the counties of their choice being full or to applicants that received, in the previous year, a second season eligible permit in the lottery only. In order to be eligible for lottery preference, the second season box must have been checked on the application form of unsuccessful applicants when they were rejected. Preference will not be granted to applicants who received a full-season either-sex permit but who did not receive an antlerless-only permit. Persons with lottery preference will have first chance at receiving available either-sex permits. The following criteria must be met to obtain a preference in the permit lottery:
- 1) The applicant must apply using the official agency application.
 - 2) The applicant must be a resident of the state, be eligible to receive a Firearm Deer Permit, and not had deer hunting privileges revoked pursuant to Section 650.50.

- 3) The applicant must apply for the same county or choice which he/she listed on the previous year's application. Preference will not be granted for special hunt areas.
- k) Applications may be accepted at the counter window of the permit office; however, permits will be mailed.

- l) Permits are not transferable. Refunds will not be granted, unless the Department of Natural Resources Conservation (Department) has erroneously issued the permit after the quota has been depleted or where the applicant was unsuccessful in obtaining a permit.
- m) A three dollar (\$3.00) service fee will be charged for replacement permits issued by the Department, except when permits are lost in the mail, then there will be no charge. Monies derived from this source will be deposited in the Wildlife and Fish Fund.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.21 Deer Permit Requirements - Landowner/Tenant Permits

- a) The immediate family of a landowner or tenant is defined as, and limited to, the spouse, children, or parents permanently residing on the same property as the landowner or tenant.
- b) A tenant for the purpose of this part is one who rents 40 acres or more land for commercial agricultural purposes under an agreement with

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following:
1) A copy of a lease or a rental agreement, file stamped as recorded by the County Clerk, covering the current year; or
2) A copy of either an Agricultural Stabilization and Conservation Services 476 Form or Commodity Credit Corporation 477 Form.

i) A hunting rights lease, or other non-agricultural lease, is not valid as a basis for obtaining a landowner or tenant permit.
j) County-wide permit holders are authorized to firearm deer hunt only in the county identified on the deer permit and only on property where permission to hunt has been obtained from the property owner.
k) If the property is owned or rented by more than one person: Only one landowner (and his immediate family) or one tenant (and his immediate family) shall be issued a permit on a first-come, first-serve basis for every 40 acres of owned or rented land. For example, if 3 persons own 90 acres, only 2 of the landowners and their immediate family may receive deer permits.

1) Shareholders of corporations owning 40 or more acres of land in a county may apply for one either-sex permit to hunt the corporation lands only. Only one permit per 40 acres, for a maximum number of 15 permits per county shall be issued based on ownership of lands by corporations. Lands leased to corporations shall not be considered as corporations. Lands leased to the shareholders of the lessee. Lands held a basis for a permit for the shareholders of the lessee. Lands held in trust by corporations shall not be considered as a basis for a permit by the shareholders of the trustee. If application is made for a permit based upon lands owned by the corporation, a duly authorized officer of the corporation must sign a notarized statement authorizing the applicant to hunt on the corporate lands for which a permit is being requested. This statement must identify the applicant as a shareholder, identify authorization to hunt and identify that no more than 15 authorizations will be requested per county for the corporation lands. This document must be attached to the application upon submittal to the Permit Office. The shareholder either-sex permit shall be free to resident shareholders, and the cost to nonresident shareholders shall be \$50.00. An antlerless-only shareholder permit (free to resident shareholders; \$25 to nonresident shareholders) will be made available if in the best interest of managing the deer herd.

m) Landowners or tenants that apply for or receive Landowner/Tenant Firearm Deer Permits may not apply for additional permits in the lottery or the first Random Daily Drawing.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.22 Deer Permit Requirements - Special Hunts

a) Special hunt sites are defined as those sites which are owned or controlled by agencies/entities other than the Department, or sites at

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a landowner. Commercial agriculture shall be defined as utilization of land for the raising of hay, grain crops or livestock for profit.
c) Resident and nonresident Illinois landowners who own 40 acres or more of land, and resident tenants leasing or renting 40 acres or more of commercial agricultural lands may apply for a county-wide paid landowner either-sex permit to hunt in the county where the land is located. Members of the immediate family of the landowner or tenant are also eligible to apply for a county-wide paid landowner Firearm Deer permit. Incomplete applications will be returned. The fee for a county-wide either-sex paid landowner deer permit shall be \$15.00 for residents and \$100.00 for nonresidents. These applications will not be subject to the public drawing or the Random Daily Drawing.

d) Resident Illinois landowners who own 40 acres or more of land and agricultural land, and members of their immediate family, may apply for a free either-sex permit for their property only in counties open for firearm deer hunting. Recipients of the free either-sex permit will also be given a free antlerless-only permit for their property only. Nonresident Illinois landowners (of 40 acres or more land) are also eligible to apply for one either-sex permit and one antlerless-only permit for their property only. The fee to nonresident Illinois landowners (of 40 acres or more land) for permits for their property only shall be \$50.00 for the either-sex permit and \$25.00 for the antlerless-only permit. These applications will not be subject to the permit lottery described above or the Random Daily Drawing. This deer hunting permit shall be valid on all farmlands which the person to whom it is issued owns, leases or rents in counties open for firearm deer hunting.

e) Date of acceptance of landowner/tenant property-only permit applications will be publicly announced. Applications for county-wide paid permits must be submitted by the last weekday in April.

f) Landowners and resident tenants are not required to participate in the public drawing for permits.

g) Proof of ownership for all landowner or tenant applications must be provided by one of the following methods:

- 1) Submittal of a copy of property deed;
- 2) Submittal of a copy of contract for deed;
- 3) Submittal of a copy of a tax statement for the property (upon which the landowner's name appears as landowner, or person signing application appears as landowner);
- 4) Submittal of a copy of either an Agricultural Stabilization and Conservation Service 476 or Commodity Credit Corporation 477 Form; or
- 5) Submittal of a copy of a trust agreement which must indicate that the trust owns at least 40 acres and the applicant is a current income beneficiary of the trust.

h) Tenant permit applicants are required to submit, in addition to the landowner certification and proof of ownership, a copy of one of the

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which the Department only controls a portion of the property designated for deer hunting, which issue deer hunting permits through the statewide lottery process. The Permit Office issues deer hunting permits through a computerized drawing for sites listed below, in addition to the Department-owned or -managed sites listed in Section 650.60(h). The permit preference system does not apply to special hunt areas or to State sites allocating permits in the lottery.

- 1) CILCO ~~etico~~ Duck Creek (Fulton County, first season only)
- 2) CILCO ~~etico~~ Duck Creek Handicapped (Fulton County, first season only)
- 3) Crab Orchard National Wildlife Refuge (the first and second season are considered separate hunt choices, and permit applicants must specify which season they are applying for in the County Choice or Hunt Area field of the application. Permits may be issued as antlerless-only without the normal bonus requirement. Standby hunting will be allowed if additional permits are available at the site)
- 4) Joliet Army Ammunition Plant (Will County)
- 5) Joliet Army Training Area (Will County)
- 6) Lake Shelbyville Project Lands (Moultrie County)
- 7) Lake Shelbyville Project Lands except Wolf Creek State Park (Shelby County)
- 8) Savanna Army Depot (Jo Daviess County)

- b) Each applicant must enclose a separate fee (check or money order) payable to the Department of Natural Resources Conservation, or the application will be returned REURNED. Applicants should not send cash with their applications. The Department will not be responsible for cash sent through the mail.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.30 Statewide Firearms Requirements

- a) The only legal hunting devices to take, or attempt to take, deer are:
 - 1) Shotgun, loaded with slugs only, of not larger than 10 nor smaller than 20 gauge, not capable of firing more than 3 consecutive slugs; or
 - 2) A single or double barreled muzzleloading firearm of at least .45 caliber shooting a single projectile through a barrel of at least sixteen inches in length.
- b) The standards and specifications for use of such muzzleloading firearms are as follows:
 - 1) A muzzleloading firearm is defined as a blackpowder firearm that is incapable of being loaded from the breech end.
 - 2) The minimum size of the muzzleloading firearm projectile shall be .44 -#40 caliber. A wad or sleeve is not considered a projectile or a part of the projectile. Full metal jacket bullets cannot be

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- 3) used to harvest white-tailed deer.
Only black powder or a "black powder substitute" such as Pyrodex may be used.
- 4) Percussion caps, wheellock, matchlock or flint type ignition only may be used.
- 5) Removal of percussion cap or removal of prime powder from frizzen pan with frizzen open and hammer all the way down or removal of prime powder from flashpan and wheel un-wound or removal of prime powder and match with match not lit shall constitute an unloaded muzzleloading firearm.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.40 Statewide Deer Hunting Rules

- a) The bag limit is one deer per legally authorized eligible, antlered-only or antlerless-only permit. An eligible permit holder is allowed to take a deer with or without antlers. An antlered-only permit holder is allowed to take only a deer having at least one antler of a length of 3 or more inches. An antlerless only permit holder is allowed to take only a deer without antlers or a deer having antlers less than 3 inches long.
- b) Recipients of the Firearm Deer Hunting Permit shall record their signature, Firearm Owner's Identification number (unless exempt), hunting license number (unless exempt) and physical description on the permit and must carry it on their person while hunting.
- c) The leg tag shall be attached and properly sealed immediately upon kill and before the deer is moved, transported or field dressed. No person shall leave any deer that has been killed without properly attaching the leg tag to the deer. The leg tag must remain attached to the leg of the deer until it is processed, then must remain with the processed deer until it is at the legal residence of the person who legally took or possessed the deer. Deer shall be checked in by the hunter in person by 8:00 p.m., the same day it is killed; either at the county check station or the nearest check station to the kill site. Failure to follow this Section constitutes illegal possession of deer. Site specific reporting requirements must be followed in addition to this Section. Persons delivering deer/parts of deer to a taxidermist--~~taxidermy~~ or tanner for processing must supply the taxidermist--~~taxidermy~~ or tanner with their deer permit number to verify lawful acquisition. In the absence of a permit number, the taxidermist--~~taxidermy~~ or tanner may rely on the written certification of the person from whom the deer was received that the specimen was legally taken or obtained.
- d) Hunters shall not have in their possession, while in the field during firearm deer season, any deer permit issued to another person (permits are non-transferable).

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- restrictive.
- b) Only one tree stand is allowed per deer permit holder. These tree stands must comply with restrictions listed in 17 Ill. Adm. Code 510.10(c)(3) and must be portable. Tree stands must be removed at the end of each day with the exception that they may be left unattended from September 15 - January 31 at those sites listed in subsections (f) and (g) of this Section that are followed by a (1).
 - c) Check-in, check-out, and reporting of harvest is required at those sites listed in subsections (f) and (g) of this Section that are followed by a (2).
 - d) Only antlerless deer or antlered deer having at least four points on one side may be harvested at those sites listed in subsections (f) and (g) of this Section that are followed by a (3).
 - e) Only antlerless deer or antlered deer having at least five points on one side may be harvested at those sites listed in subsections (f) and (g) of this Section that are followed by a (4).
 - f) Statewide regulations shall apply at the following sites:

Cache River State Natural Area (1) (2)
Campbell Pond (1) (2)
Carlyle Lake Lands and Waters (Corps of Engineers managed lands)
Carlyle Lake Wildlife Management Area (except subimpoundment area)
Chauncey Marsh (1) (2)
Crawford County Conservation Area (1) (2)
Dog Island Wildlife Management Area (1) (2)
Ferrie Clyffe State Park (1) (2)
Fort de Chartres State Historic Site (muzzleloading rifles only) (1) (2)
Giant City State Park (1) (2)
Hamilton County Conservation Area (1) (2)
Horseshoe Lake Conservation Area - Alexander County (all portions of the Public Hunting Area except the Controlled Goose Hunting Area) (1) (2)
I-24 Wildlife Management Area (1) (2)

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- e) permits will not be re-issued in cases involving deer taken which are found to be diseased or spoiled due to previous injury. Legal disposal of unfit deer taken shall be the responsibility of the hunter.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.50 Rejection of Application/Revocation of Permits

- a) In the event that an applicant is in violation of one of the following subsections, the application shall be held in suspension, and the application fees shall be deposited, pending a determination by the permit office of whether or not the violation was knowing. If the permit office determines the violation was knowing, the application shall be rejected and the fee shall be retained by Natural Resources Conservation. The applicant may request a hearing on this decision pursuant to 17 Ill. Adm. Code 2530. Should it be determined that the violation was without the knowledge of the applicant, the permit office will process only the number of applications allowed by administrative rule with additional applications rejected and fees returned.

- 1) Using hunting rights lease or mineral rights lease or other lease for land which does not evidence a genuine farm tenancy to obtain a firearm deer permit.
- 2) Submitting more applications in the same name or by the same person for Firearm Deer Permits than the number of legally authorized permits.
- 3) Applying prior to September 1 for a firearm deer permit if the applicant has already been issued a muzzleloading rifle deer permit or a free/paid landowner permit.
- 4) Providing false and/or deceptive information on the deer permit application form.
- 5) Submitting an application when the applicant has a license or permit currently revoked pursuant to Section 3.36 of the Wildlife Code [520 ILCS 5/3.36].
- b) Any violation of the Wildlife Code [520 ILCS 5] or administrative rules of the Department (17 Ill. Adm. Code, Chapter 1), in addition to other penalties, may result in revocation of deer hunting permits as per 17 Ill. Adm. Code 2530.

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.60 Regulations at Various Department-Owned or -Managed Sites

- a) All the regulations in 17 Ill. Adm. Code 510 - General Hunting and Trapping apply in this Section, unless this Section is more

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Kaskaskia River Fish and Wildlife Area (Doza Creek Waterfowl Management Area closed during duck season) (2, except south of Highway 154 and north of Highway 13)

Kidd Lake State Natural Area (1)

Kinkaid Lake Fish and Wildlife Area (1) (2)

Little Vermilion (permit required; allocated by drawing - only persons with Kickapoo or Middlefork permits may apply) (2) (3)

Mermet Lake Conservation Area (1) (2)

Mississippi Fish and Waterfowl Management Area - Pools 25 and 26

Mississippi River Pool 16 (1)

Mississippi River Pools 17, 18 (1)

Mississippi River Pools 21, 22, 24 (1)

Newton Lake Fish and Wildlife Area (2)

Oakford Conservation Area (1)

Panther Creek Conservation Area (1) (2)

Pere Marquette State Park (hunting in designated areas only) (2)

Pyramid State Park (1) (2)

Rend Lake State Fish and Wildlife Area

Saline County Fish and Wildlife Area (1) (2)

Sangamon County Conservation Area

Sanganois State Wildlife Area (1)

Southern Illinois University - Indian Creek Management Unit (1) (2)

Ten Mile Creek Fish and Wildlife Area (1); Belle Rive Unit only (3)

Trail of Tears State Forest (1) (2)

Turkey Bluffs Fish and Wildlife Area (1) (2)

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Union County Conservation Area (1) (2)

Weinberg-King State Park (2)

Wildcat Hollow State Forest (1)

- 9) Statewide regulations shall apply at the following sites by special permit allocated through the regular statewide drawing. Season dates that differ from the statewide dates are in parentheses. Sites that offer standby hunting are followed by a (5). At sites offering standby hunting, permit holders must register at the check station by 5:00 a.m. each day of the hunt. Unvalidated permits are void after 5:00 a.m. Vacancies each day will be filled by a drawing held at 5:00 a.m. Vacancies may be filled by any person holding a valid hunting license, Habitat Stamp, and Firearm Owner Identification Card, unless exempt. Standby hunters will be issued a one-day site-specific deer permit at the check station, and charged a permit fee of \$5.00. All hunters must check out and report harvest.

Argyle Lake Recreation Area (5)

Big River State Forest (5)

Castle Rock State Park (1) (2) (5)

Coffeen Lake State Fish and Wildlife Area (first season only)

Coffeen Lake State Fish and Wildlife Area (second season only)

Des Plaines Conservation Area (first season only) (2) (5)

Fox Ridge State Park

Green River State Wildlife Area (first season only) (1) (2) (5)

Heidecke State Fish and Wildlife Area (2) (3) (5)

Hidden Springs State Forest

Horseshoe Lake Conservation Area - Alexander County (Refuge and Public Hunting Area, last Saturday in October October-287-1995)

Iroquois County Conservation Area/Hooper Branch (first season only) (2) (5)

Iroquois County Conservation Area - Hooper Branch only (second season only) (2) (5)

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Joliet Army Ammunition Plant (an additional \$15 fee will be assessed upon registration; additionally, wheelchair accessible blinds are available and will be allocated on a first come-first served basis until 12 noon to hunters with a Class P2A disability card) (2) (3) (5)

Kickapoo State Park (2) (5)

Lowden-Miller State Forest (1) (2) (3) (5)

Mackinaw River Fish and Wildlife Area (1) (2) (5)

Marseilles Wildlife Area (1) (2) (5)

Marshall Fish and Wildlife Area (2) (5)

Middle Fork Fish and Wildlife Area (2) (5)

Mississippi Palisades State Park (first season only)

Morrison Rockwood State Park (first season only) (5)

Ray Norbut Pike-County Conservation Area (2) (5)

Sand Ridge State Forest (1) (2)

Siloam Springs State Park (2) (3)

Site M (1) (2) (3)

Snake-Ben-Hollow-Fish-and-Wildlife-Area--(the--last--Saturday--in January)--(5)

Tapley Woods State Natural Area

Witkowsky Wildlife Area

Wolf Creek State Park

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

Section 650.67 Special Hunts for Disabled Hunters

Statewide regulations shall apply; season dates shall be the Thursday, Friday, and Saturday immediately prior to the first firearm deer season, and the Thursday, Friday, and Saturday immediately following the second weekend of the regular firearm season. Permit applications may be obtained from the

appropriate Illinois Department of Natural Resources Conservation regional office, and completed applications must be returned to that office by the third Friday in October. Disabled hunters must possess a Class P2A disability card in order to be eligible for the drawing. All participating hunters must show proof of passing the Illinois Hunter Safety Course or an equivalent State program for nonresidents. Additional regulations will be publicly announced.

Rock Cut State Park (2) (5)

(Source: Amended at 20 Ill. Reg. 7515, effective MAY 20 1996)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: AIDS Drug Reimbursement Program
- 2) Code Citation: 77 Ill. Adm. Code 692
- 3) Section Numbers: 692.10
Adopted Action:
Amendment
- 4) Statutory Authority: Implementing Title II of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 USC 300ff) and authorized by Section 55.41 of the Civil Administrative Code of Illinois [20 ILCS 2310/55.41].
- 5) Effective Date of Amendments: May 15, 1996
- 6) Does this Rulemaking Contain an Automatic Repeal Date? No
- 7) Does this Rulemaking Contain any Incorporation by Reference? No
- 8) Date Filed in Agency's Principal Office: May 15, 1996
- 9) Date Notice of Proposed Amendments was Published in the Illinois Register: 19 Ill. Reg. 7121 - May 26, 1995
- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objection to this Rulemaking: No

- 11) Difference Between Proposal and Final Version: In Section 692.10 the order of Category III and Category IV was reversed and the new Category III was modified to include drugs for prophylaxis, in addition to treatment, of opportunistic infections and anti-microbials.

In addition, various editorial and technical changes recommended by the Joint Committee on Administrative Rules have been made.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? All changes requested by the Joint Committee on Administrative Rules have been made.

- 13) Will the Rulemaking Replace an Emergency Rule Currently in Effect? No

- 14) Are there any other Amendments Pending on this Part? No

- 15) Summary and Purpose of Rulemaking: This rulemaking adds categories of drugs to be covered under the AIDS Drug Reimbursement Program. All of the drugs that are reimbursable under this program have been approved by the federal Food and Drug Administration (FDA).

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To be eligible for services under the program, an individual must:

- make application with the Illinois Department of Public Health;
- be diagnosed as having AIDS or HIV;
- qualify financially with anticipated net monthly income at or below 400% of the federal poverty level for the size of the household;
- not be eligible for the Medical Assistance Program on the date drugs are obtained (individuals with financial/medical assistance applications pending or individuals in spenddown unmet status may participate);
- not be eligible for 100% coverage for drugs through another third party payor; and
- not be eligible for payment of medical services from any other governmental entity.

The categories of drugs that will now be covered under the AIDS Drug Reimbursement Program are: Category I - Drugs for Anti-Retroviral Therapy; Category II - Drugs for PCP Prophylaxis and Treatment; Category III - Drugs for Prophylaxis and Treatment of Opportunistic Infections and Anti-Microbials; Category IV - Drugs for Treatment of Neoplasms; and Category V - Other Drugs Requiring Prior Approval, Including Bone Marrow Stimulants. Listing categories of drugs that are covered under this program, instead of individual drugs, will enable the Department to begin reimbursing program participants as soon as a drug receives FDA approval.

- 16) Information and Questions Regarding this Adopted Rulemaking Should be Directed to:

Gail M. Devito
Division of Governmental Affairs
Illinois Department of Public Health
535 West Jefferson, Fifth Floor
Springfield, Illinois 62761
(217) 782-6187

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER k: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 692

AIDS DRUG REIMBURSEMENT PROGRAM

Section

692.10 Drugs to Prolong the Lives of Non-Medicaid Persons with Acquired Immunodeficiency Syndrome (AIDS) or Human Immunodeficiency Virus (HIV) Infection

APPENDIX A 1994 Poverty Income Guidelines

APPENDIX B CARE Act Sliding Fee Scale

AUTHORITY: Implementing Title II of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 USC 300ff), and authorized by Section 55.41 of the Civil Administrative Code of Illinois [20 ILCS 2310/55.41].

SOURCE: Emergency rule adopted at 15 Ill. Reg. 14699, effective September 30, 1991, for a maximum of 150 days; adopted at 16 Ill. Reg. 4052, effective February 27, 1992; emergency amendment at 17 Ill. Reg. 12913, effective July 23, 1993, for a maximum of 150 days; emergency expired December 20, 1993; amended at 18 Ill. Reg. 1427, effective January 20, 1994; amended at 18 Ill. Reg. 17678, effective November 30, 1994; amended at 20 Ill. Reg. 7531, effective MAY 15 1996.

Section 692.10 Drugs to Prolong the Lives of Non-Medicaid Persons with Acquired Immunodeficiency Syndrome (AIDS) or Human Immunodeficiency Virus (HIV) Infection

Drugs provided under this Section are paid for on behalf of low income individuals with Acquired Immunodeficiency Syndrome (AIDS) or persons with the Human Immunodeficiency Virus (HIV).

- a) To qualify for services under this Section, a person must be enrolled in the AIDS Drug Reimbursement Program as of September 30, 1991, or:
 - 1) make application with the Illinois Department of Public Health (Department);
 - 2) be diagnosed as having AIDS or HIV;
 - 3) qualify financially with anticipated net monthly income at or below 400% of the Federal Poverty Level for the size of the household (see Appendix A);
 - 4) not be eligible for 100% insurance coverage for drugs through another third party payor;
 - 5) not be eligible for the Medical Assistance Program (Medicaid) on the date drugs are obtained (individuals with financial/medical assistance applications pending or individuals in spenddown unmet status may participate); and
 - 6) not be eligible for payment of medical services from any other

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governmental entity.

- b) All of the drugs that are reimbursable under the AIDS Drug Reimbursement Program have been approved by the Federal Food and Drug Administration. The categories of drugs that are covered under the AIDS Drug Reimbursement Program are:
 Category I - Drugs for Anti-Retroviral Therapy;
 Category II - Drugs for PCP Prophylaxis and Treatment;
 Category III - Drugs for Prophylaxis and Treatment of Opportunistic Infections and Anti-Microbials;
 Category IV - Drugs for Treatment of Neoplasms; and
 Category V - Other Drugs Requiring Prior Approval, Including Bone Marrow Stimulants. ~~zidovudine-(A887)-didanosine-(B847)-zalcitabine-(D887)-aerosolized-pentamidine--sulfamethoxazole-trimethoprim--alpha-interferon-----zovirax-----foscarnet-----ddc-----foscarnet-----ketonazotid-dapsone--rifabutin--myceler--cougher--clarithromycin megace--stavudine-(B477)-and-mepren-~~
 To be eligible for services, all prescriptions must be filled by the Department's sole pharmacy contractor.
 The sole pharmacy contractor may charge a fee for services. If a fee for services is charged, it must be in accordance with and conform to the sliding fee structure specified in Title II of the CARE Act (see See Appendix B).
 The Department will make a disposition and issue a written decision on an application filed pursuant to this Section within thirty (30) days from the date the Department receives the application. An individual may appeal the Department's denial of his/her application. Such appeal shall be in accordance with the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100).

(Source: Amended at 20 Ill. Reg. 7531, effective MAY 15 1996)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

- 1) Heading of the Part: Voter Registration for WIC Applicants and Participants
- 2) Code Citation: 77 Ill. Adm. Code 670
- 3) Section Numbers:
670.10 Adopted Action:
670.20 New Section
New Section
- 4) Statutory Authority: Implemented and authorized by the National Voter Registration Act of 1993 (P.L. 103-31).

- 5) Effective Date of Amendments: May 15, 1996

- 6) Does this Rulemaking Contain an Automatic Repeal Date? No

- 7) Does this Rulemaking Contain any Incorporation by Reference? No

- 8) Date Filed in Agency's Principal Office: May 15, 1996

- 9) Date Notice of Proposed Rules was Published in the Illinois Register: 19 Ill. Reg. 14750 - October 20, 1995

- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objection to this Rulemaking? No

- 11) Difference Between Proposal and Final Version:

In Section 670.10, the definition of "Applicant" has been modified to refer to a woman who requests WIC services, but does not necessarily obtain WIC services.

Various editorial and technical changes recommended by the Joint Committee on Administrative Rules have been made.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? All changes requested by the Joint Committee on Administrative Rules have been made.

- 13) Will the Rulemaking Replace an Emergency Rule Currently in Effect? No

- 14) Are there any other Amendments Pending on this Part? No

- 15) Summary and Purpose of Rulemaking: These rules specify that when a woman applicant or participant applies for WIC services or changes address at a Local Agency contracted with by the Department, the Local Agency staff shall inform the applicant/participant of her rights to execute or decline

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to execute a voter registration application. The Local Agency staff will provide the applicant or participant with a form that asks if she would like to apply to register to vote and contains boxes which can be checked to indicate whether the applicant would like to register to vote or not. If the applicant or participant chooses to register, the Local Agency staff will provide the applicant/participant with a voter registration application form approved by the State Board of Elections.

- 16) Information and Questions Regarding this Adopted Rulemaking Should be Directed to:

Gail M. DeVito
Division of Governmental Affairs
Illinois Department of Public Health
535 West Jefferson, Fifth Floor
Springfield, IL 62761
(217) 782-6187

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED RULES

TITLE 77: PUBLIC HEALTH
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER 1: MATERNAL AND CHILD HEALTH

PART 670
VOTER REGISTRATION FOR WIC APPLICANTS AND PARTICIPANTS

Section

670.10 Definitions

670.20 Voter Registration for WIC Applicants and Participants

AUTHORITY: Implemented and authorized by the National Voter Registration Act of 1993 (P.L. 103-31).

SOURCE: Emergency rules adopted at 19 Ill. Reg. 14891, effective October 10, 1995 for a maximum of 150 days; emergency expired on March 7, 1996; adopted at 20 Ill. Reg. 7535, effective MAY 15 1996.

Section 670.10 Definitions

"Applicant" or "Service Applicant" means any woman who requests WIC services.

"Participant" means any woman who has been certified or approved for the WIC Program.

"Local Agency" means an entity that provides WIC services through a grant agreement with the Department.

"Declination Forms" means the Voter Registration Information Form on which the individual has indicated whether she accepts or declines the opportunity to apply to register to vote.

"Department" means the Illinois Department of Public Health.

"WIC Services" means services provided under the United States Department of Agriculture Special Supplemental Nutrition Program for Women, Infants and Children, referred to hereinafter as the WIC Program.

Section 670.20 Voter Registration for WIC Applicants and Participants

In accordance with the National Voter Registration Act of 1993 (P.L. 103-31), all women applicants and participants of the WIC Local Agencies shall be informed of their rights concerning the application for voter registration and shall be given an opportunity to apply to register to vote when applying for services.

a) Procedures for Explanation of Rights and Presentation of Application

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1) When an applicant/participant applies for WIC services or changes address at a Local Agency contracted with by the Department, the Local Agency staff shall:

A) Inform the applicant/participant of her rights to execute or decline to execute a voter registration application, as outlined in the State Board of Election's rule at 26 Ill. Adm. Code 215.

B) Provide the applicant/participant with a form that asks if she would like to register to vote and contains boxes which can be checked to indicate whether the applicant would like to register to vote.

C) Provide the applicant/participant with a voter registration application form supplied by the State Board of Elections unless the applicant/participant declines to apply to register to vote.

2) Staff shall not:

A) Seek to influence an applicant's/participant's political preference or party registration;

B) Display any such political preference or party allegiance;

C) Make any statement to an applicant/participant or take any action the purpose or effect of which is to discourage the applicant/participant from registering to vote;

D) Make any statement to an applicant/participant or take any action the purpose or effect of which is to lead the applicant/participant to believe that a decision to register or not to register has any bearing on the availability of services.

3) If the applicant/participant indicates either by checking the appropriate box or verbally (if she cannot write) that she wants to apply to register to vote, staff shall assist the applicant/participant in filling out the voter registration form. Each applicant/participant must be provided the same degree of assistance in completing the Voter Registration Application as is provided in the completion of WIC certification forms. The form shall then be mailed or hand delivered, in accordance with subsection (b), of this Section.

4) If the applicant/participant indicates by checking the appropriate box or verbally that she declines to apply to register, the staff shall ask her to sign the form and shall retain the form in accordance with subsection (c) of this Section.

5) If the applicant/participant does not check either box and does not communicate any choice, the staff shall treat the lack of choice as a declination, note that the applicant/participant did not indicate preference on the form and retain the form in accordance with subsection (c) of this Section.

6) Staff shall offer the applicant/participant an opportunity to apply to register to vote, as set out in subsection (a)(1) above,

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upon each certification, at each recertification and if a change of address occurs.

- b) Procedures for registration. If an applicant/participant executes an application for voter registration, staff shall send it to the election authority of the location where the applicant resides within 10 days after the form is executed, pursuant to the State Board of Elections rule at 26 Ill. Adm. Code 215.

c) Declination Forms

- 1) The Local Agency shall retain the declination forms for two years after the execution of the form. The forms will be used for statistical reporting purposes only and the forms or the names of those persons who executed them shall not be released.
- 2) The declination forms shall be stored separately from the recipient's clinical records.

- d) WIC Local Agency Certification. WIC Local Agencies shall certify to the Department annually that they were in compliance with the requirements of this Section and the applicable federal and State laws.

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NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Property Tax Code
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: Emergency Action:
110.162 New Section
- 4) Statutory Authority: 35 ILCS 200
- 5) Effective Date of Amendments: May 21, 1996
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: N/A
- 7) Date filed in Agency's Principal Office: May 21, 1996
- 8) Reason for Emergency: P.A. 89-441, effective June 1, 1996, amends Section 2-45 of the Property Tax Code. With elections scheduled in 1997, township assessors, multi-township assessors, and new candidates for office will need to review their credentials in order to determine whether they need to obtain a CIAO, complete additional coursework, or meet current continuing education requirements.
- 9) A Complete Description of the Subjects and Issues Involved: This rulemaking implements the pre-election and pre-appointment qualifications for township and multi-township assessors established by Public Act 89-441, effective June 1, 1996. The rule also provides for an assessor education certification process and procedures for qualification revision by the Department.

- 10) Are there any amendments to this Part pending: Yes

Section Numbers	Proposed Action	IL Register Citation
110.101	Amendment	5/24/96, 20 Ill. Reg. 7305
110.105	Amendment	5/24/96, 20 Ill. Reg. 7305
110.110	Amendment	5/24/96, 20 Ill. Reg. 7305
110.115	Amendment	5/24/96, 20 Ill. Reg. 7305
110.120	Amendment	5/24/96, 20 Ill. Reg. 7305
110.125	Amendment	5/24/96, 20 Ill. Reg. 7305
110.130	Amendment	5/24/96, 20 Ill. Reg. 7305
110.135	Amendment	5/24/96, 20 Ill. Reg. 7305
110.140	Amendment	5/24/96, 20 Ill. Reg. 7305
110.145	Amendment	5/24/96, 20 Ill. Reg. 7305
110.150	Amendment	5/24/96, 20 Ill. Reg. 7305
110.155	Amendment	5/24/96, 20 Ill. Reg. 7305
110.160	Amendment	5/24/96, 20 Ill. Reg. 7305
110.165	Amendment	5/24/96, 20 Ill. Reg. 7305

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110.170	Amendment	5/24/96, 20 Ill. Reg. 7305
110.175	Amendment	5/24/96, 20 Ill. Reg. 7305
110.180	Amendment	5/24/96, 20 Ill. Reg. 7305
110.190	Amendment	5/24/96, 20 Ill. Reg. 7305

- 11) Statement of Statewide Policy Objectives: This rulemaking neither imposes a State mandate, nor modifies an existing mandate.

- 12) Information and questions regarding this amendment shall be directed to:

Jerry Lanter
 Senior Counsel - Property Tax
 Illinois Department of Revenue
 Office of General Counsel
 101 West Jefferson, 5-500
 Springfield, Illinois 62794
 Phone: (217) 782-6336

The full text of the emergency amendments begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

TITLE 86: REVENUE
 CHAPTER 1: DEPARTMENT OF REVENUE
 PART 110
 PROPERTY TAX CODE

Section	
110.101	Railroads
110.105	Non-carrier Real Estate of Railroads
110.110	Procedures for Assessment of Pollution Control Facilities and Low Sulphur Dioxide Emission Coal Fueled Devices
110.115	Exemption Proceedings
110.120	Oil Right Lessees and Producers
110.125	Reports to be Filed with the Department
110.130	Hearings and Records of County Assessor, Supervisor of Assessments or Board of Assessors
110.135	Review of Assessments - Counties of 1,000,000 or More
110.140	Board of Review Procedures and Records - Counties of Less than 1,000,000
110.141	Farmland Factor Review Procedures (Repealed)
110.145	Practice and Procedure
110.150	Records Reproduction
110.155	Appointment of Board of Review Members After Examination
110.160	Multi-township Assessment Districts
110.162	Township and Multi-township Assessor Qualifications
<u>EMERGENCY</u>	
110.165	Farmland Assessment Review Procedures
110.170	Assessors' Bonus
110.175	Equalization by Supervisor of Assessments
110.180	Supervisor of Assessments Examination
110.190	Property Tax Extension Limitation

AUTHORITY: Implementing the Property Tax Code [35 ILCS 200] and authorized by Sections 39b19 and 39b35 of the Civil Administrative Code of Illinois [20 ILCS 2505/39b19 and 39b35].

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; amended at 6 Ill. Reg. 14564, effective November 5, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, effective December 5, 1984; amended at 9 Ill. Reg. 159, effective December 26, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 10 Ill. Reg. 15125, effective September 2, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at 13 Ill. Reg. 6803, effective April 12, 1989; amended at 13 Ill. Reg. 7469, effective May 2, 1989; amended at

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15 Ill. Reg. 3522, effective February 21, 1991; emergency rule added at 15 Ill. Reg. 14297, effective October 1, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 2624, effective February 4, 1992; emergency amendment at 17 Ill. Reg. 22584, effective January 1, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 15618, effective October 11, 1994; emergency amendment at 19 Ill. Reg. 2476, effective February 17, 1995, for a maximum of 150 days; emergency amendment at 20 Ill. Reg. _____, effective May 21, 1996, for a maximum of 150 days.

Section 110.162 Township and Multi-township Assessor Qualifications
EMERGENCY

a) Pre-election and Pre-appointment Qualifications as Set Forth in Section 2-45 of the Property Tax Code [35 ILCS 200/2-45] As Amended by Public Act 99-441, Effective June 1, 1996

No person may file or have filed on his or her behalf nominating papers, or be a candidate in any caucus or primary or general election, for the office of township or multi-township assessor unless that person meets the appropriate qualifications specified in subsection (a)(1), (a)(2), or (a)(3) below and has filed a copy of the certificate of those qualifications with the township clerk, board of election commissioners or other appropriate election authority. No person may be appointed to fill a vacancy in the office of township or multi-township assessor unless that person meets the appropriate qualifications specified in subsections (a)(1) and (a)(2) and has filed a copy of the certificate of those qualifications with the appropriate appointing authority. Pursuant to Section 2-45(e) of the Property Tax Code [35 ILCS 200/2-45(e)], if any person files nominating papers for the office of township or multi-township assessor without filing a copy of the certificate of qualifications, the township clerk, board of election commissioners or other appropriate election authority shall not certify the name of that person as a candidate to the proper election officials. The certificate of qualifications shall be a document or documents from the Department or a designating association listed in subsection (a)(2)(A) or (a)(2)(B) that confirms the person has received the designation and is currently in compliance with continuing education requirements.

1) Beginning December 1, 1996, in a township or multi-township assessment district not subject to subsection (a)(2) or (a)(3) below, the person at a minimum shall have passed an introductory course in assessment practices approved by the Department or shall have one of the qualifications listed in subsection (a)(2)(A) or (a)(2)(B) below. Any such person who has successfully completed, prior to January 1, 1997, the Basic Course (currently designated "B-100") conducted by the Illinois Property Assessment Institute shall be considered to have passed an introductory course in assessment practices approved by the

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Department as required by this subsection (a)(1).

2) Beginning December 1, 1996, in a township or multi-township assessment district with \$25,000,000 or more of non-farm equalized assessed value or \$1,000,000 or more of commercial and industrial equalized assessed value, the person shall have at least one of the following qualifications:

- A) A Certified Illinois Assessing Officer (CIAO) certificate from the Illinois Property Assessment Institute conferred:
- i) in the year of the election or appointment;
 - ii) in the year before the year of the election or appointment;
 - iii) prior to the year before the year of the election or appointment, plus current additional 30 class hours approved by the Department as required in Section 4-10 of the Property Tax Code [35 ILCS 200/4-10]; or
 - iv) prior to the year before the year of the election or appointment, plus a minimum of 300 additional hours of successfully completed courses approved by the Department (150 hours of which must have been courses with written examinations), plus successful completion of 15 class hours of additional training in courses approved by the Department within the four years preceding the election or appointment;
- B) One of the following designations along with current continuing education requirements as prescribed by the designating association:
- i) designation by the International Association of Assessing Officers as a Residential Evaluation Specialist (RES) or Certified Assessment Evaluator (CAE);
 - ii) designation by the Appraisal Institute or its predecessor organizations as a Residential Member (RM), Member of the Appraisal Institute (MAI), Senior Real Estate Analyst (SREA), Senior Residential Analyst (SRA) or Senior Real Property Appraiser (SRPA);
 - iii) designation by the National Association of Independent Fee Appraisers as a Member (IFA), Senior Member (IFAS) or Appraiser-Counselor (IFAC);
 - iv) designation by the American Society of Appraisers as a Member (ASA); or
 - v) a professional designation approved by the Department from any other appraisal or assessing association.
- 3) Beginning December 1, 2000, in a township or multi-township assessment district with more than \$10,000,000 and less than \$25,000,000 of non-farm equalized assessed value and less than \$1,000,000 in commercial and industrial equalized assessed value, a person who has previously been elected as assessor or multi-township assessor in such township or multi-township

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assessment district shall have one of the qualifications listed in subsection (a)(2)(A) or (a)(2)(B) above.

b) For purposes of this Section, these terms are defined as follows:

1) "non-farm equalized assessed value" means the total equalized assessed value in the township or multi-township assessment district as reported to the Department under Section 18-255 of the Property Tax Code [35 ILCS 200/18-255] after removal of homestead exemptions and after removal of the equalized assessed value reported to the Department as farm or minerals under Section 18-255;

2) "current" means the year of the election or the year prior to the year of the election;

3) "year" means calendar year.

c) Certification of Pre-election and Pre-appointment Requirements by the Department

1) Between June 1 and June 15, 1996, and thereafter by February 1 of each year before the year of election of township or multi-township assessors, the Department shall certify to each township or multi-township clerk and each county clerk the pre-election requirements for the office of township or multi-township assessor in each township or multi-township assessment district.

2) Within 30 days after the required statutory notice of either the formation of a new multi-township assessment district under Section 2-15 of the Property Tax Code [35 ILCS 200/2-15] or the disconnection of a township from a multi-township assessment district under Section 2-35 of the Property Tax Code [35 ILCS 200/2-35], the Department shall certify to the county clerk and the clerks of either the newly formed multi-township assessment district or of the disconnected township and the remaining multi-township assessment district the requirements for the office of township or multi-township assessor in each resulting township or multi-township assessment district.

d) Revision of Township and Multi-township Assessor Qualifications by the Department

1) A township board of trustees in a township assessment district or multi-township board of trustees in a multi-township assessment district, upon approval by the board, may petition the Department in writing to revise the qualifications for the office of township or multi-township assessor within the board's jurisdiction pursuant to Section 2-52 of the Property Tax Code [35 ILCS 200/2-52, added by Public Act 89-441].

2) When a certification is made by the Department in accordance with subsection (c)(1) above, the township or multi-township board of trustees requesting a revision of qualifications shall file the petition with the Department between the date the Department certifies the requirements and July 15, 1996, for 1997 elections and between the date the Department certifies the requirements

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and April 1 of the year before the year of an election for elections after 1997. The Department shall not consider a petition received after July 15, 1996, for 1997 elections, or after April 1 of the year before the year of an election for elections after 1997. The Department shall return any petition filed after these deadlines to the petitioning board. If a petition is received after a deadline or if a petition was not received by the Department, the burden of proof that the petition was timely filed with the Department shall be upon the petitioning board.

3) In requesting a revision of qualifications, when there is a voluntary formation of a multi-township assessment district under Section 2-15 of the Property Tax Code [35 ILCS 200/2-15] or a disconnection under Section 2-35 of the Property Tax Code [35 ILCS 200/2-35], the township or multi-township board of trustees of either the newly formed multi-township assessment district or of the disconnected township and the remaining multi-township assessment district shall file the petition within 30 days after the Department's certification in subsection (c)(2) above. The Department shall not consider a petition received more than 30 days after the certification under subsection (c)(2) above and shall return any petition filed after this deadline to the petitioning board. If a petition is received after a deadline or if a petition was not received by the Department, the burden of proof that the petition was timely filed with the Department shall be upon the petitioning board.

4) All supporting documentation and arguments shall be submitted with the petition, and the Department may request additional information from the petitioning board. The petition shall include each of the following:

- A) The name and county of the township or multi-township assessment district.
- B) The mailing address of the township or multi-township board of trustees.
- C) The name and mailing address of the township or multi-township clerk.
- D) The date the township or multi-township board of trustees approved the petition to request that the Department revise the qualifications for the office of township or multi-township assessor.
- E) The non-farm equalized assessed value in the township or multi-township assessment district that was used as the basis for certifying the pre-election and pre-appointment requirements for the office of township or multi-township assessor under Section 2-45 of the Property Tax Code [35 ILCS 200/2-45].

F) The commercial and industrial equalized assessed value in the township or multi-township assessment district that was

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used as the basis for certifying the pre-election and pre-appointment requirements for the office of township or multi-township assessor under Section 2-45 of the Property Tax Code [35 ILCS 200/2-45].

G) A statement that the township or multi-township board of trustees requests the qualifications for the office of township or multi-township assessor be revised from those required in subsection (a)(2) or (a)(3) above to those required in subsection (a)(1) above.

H) A detailed statement in support of the request for revision of assessor qualifications. The statement shall include information on the quantity and complexity of assessments within the township or multi-township assessment district. The statement may include, but is not limited to:

- i) evidence that values in the assessment district are different from the values used as the basis for certifying the pre-election and pre-appointment requirements for township or multi-township assessor;
- ii) descriptions of the number, characteristics, and valuations of classes, groups or individual properties in the assessment district;
- iii) descriptions of the activities of the assessor in the assessment process in the assessment district; and
- iv) any other information that the petitioning board considers relevant to a determination that the quantity and complexity of assessments within the assessment district support reducing the standards for qualification for the office of township or multi-township assessor.

I) If the petition states that the Chief County Assessment Officer will assess certain commercial or industrial property within the assessment district during the term of office for which the petition is made, the petition shall include a copy of a written agreement between the township or multi-township board of trustees, the Chief County Assessment Officer, and the County Board for the Chief County Assessment Officer to assess that property. The petition shall also indicate the most recent equalized assessed value of that property and of all other property in the township or multi-township assessment district by class of property. With respect to petitions for the 1997 election only, in lieu of a written agreement between the township or multi-township board of trustees, the Chief County Assessment Officer, and the County Board, the petition may include an affidavit from the Chief County Assessment Officer identifying the commercial and industrial property the Chief County Assessment Officer intends to assess during the term of office for which the petition is

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NOTICE OF EMERGENCY AMENDMENTS

made.

5) In determining a petition for revision of assessor qualifications, the Department shall consider evidence concerning the quantity and complexity of assessments within the township or multi-township assessment district. The Department shall not determine a petition in favor of the petitioning board on the basis that all or a significant portion of the township or multi-township assessor's duties have been undertaken by the Chief County Assessment Officer or another entity. Evidence to be considered may include, but is not limited to:

A) Evidence that values for the assessment district are different from the values used by the Department as the basis for certifying the pre-election and pre-appointment requirements for the office of township or multi-township assessor; and

B) Evidence that an assessment district would have been in a category with reduced assessor qualifications if the equalized assessed values of three or fewer properties to be assessed by the Chief County Assessment Officer are deducted from the equalized assessed value upon which the qualifications are based.

6) The Department shall notify the township or multi-township board of trustees whether the revision in assessor qualifications is allowed within 30 days after receipt of the petition or receipt of any requested additional information, whichever is later. If the Department revises assessor qualifications, the Department also shall notify the township or multi-township clerk and the county clerk within the same 30-day period.

7) When the Department has allowed a request for a revision of assessor qualifications, the revision shall remain in effect until the next certification under Section 2-50 of the Property Tax Code [35 ILCS 200/2-50].

e) This Section shall be effective on and after June 1, 1996.

(Source: Emergency rule added at 20 Ill. Reg. 7540, effective May 21, 1996, for a maximum of 150 days)

ENVIRONMENTAL PROTECTION AGENCY
NOTICE OF PUBLIC INFORMATION
LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: Benzene Acute criterion: 5,200 ug/l Human health criterion (HNC): 21 ug/l Date criteria derived: August 15, 1990 Applicable waterbodies: Not used during this period.	CAS #71-43-2 Chronic criterion: 416 ug/l
Chemical: Benzo(a)anthracene Human health criterion (HNC): 0.01 ug/l Date criteria derived: August 10, 1993 Applicable waterbodies: Not used during this period.	CAS #56-55-3
Chemical: Benzo(a)pyrene Human health criterion (HNC): 0.01 ug/l Date criteria derived: August 10, 1993 Applicable waterbodies: Not used during this period.	CAS #50-32-8
Chemical: Benzo(b)fluoranthene Human health criterion (HNC): 0.01 ug/l Date criteria derived: August 10, 1993 Applicable waterbodies: Not used during this period.	CAS # 205-99-2
Chemical: Benzo(k)fluoranthene Human health criterion (HNC): 0.01 ug/l Date criteria derived: August 10, 1993 Applicable waterbodies: Not used during this period.	CAS #207-08-9
Chemical: Carbon tetrachloride Acute criterion: 3,500 ug/l Human health criterion (HNC): 1.4 ug/l Date criteria derived: June 18, 1993 Applicable waterbodies: Not used during this period.	CAS #56-23-5 Chronic criterion: 280 ug/l
Chemical: Chlorobenzene Acute criterion: 993 ug/l Date criteria derived: December 11, 1991 Applicable waterbodies: Not used during this period.	CAS #108-90-7 Chronic criterion: 79 ug/l

ENVIRONMENTAL PROTECTION AGENCY
NOTICE OF PUBLIC INFORMATION
LISTING OF DERIVED WATER QUALITY CRITERIA

Pursuant to 35 Ill. Adm. Code 302. Subpart F, the following water quality criteria have been derived as follows. This listing includes only the water quality criteria that have been used during the period February 1, 1996 through April 30, 1996.

A cumulative listing of criteria as of July 31, 1993 was published in 17 Ill. Reg. 18904, October 29, 1993. Listings of criteria used during subsequent three month periods were published in 18 Ill. Reg. 318, January 7, 1994; 18 Ill. Reg. 4457, March 18, 1994; 18 Ill. Reg. 8734, June 10, 1994; 18 Ill. Reg. 14166, September 9, 1994; 18 Ill. Reg. 17770, December 9, 1994; 19 Ill. Reg. 3563, March 17, 1995; 19 Ill. Reg. 7270, May 26, 1995; 19 Ill. Reg. 12527, September 1, 1995; 20 Ill. Reg. 649, January 5, 1996; and 20 Ill. Reg. 4829, March 22, 1996.

Chemical: Acenaphthene Acute criterion: 124 ug/l Date criteria derived: November 14, 1991 Applicable waterbodies: Not used during this period.	CAS #83-32-9 Chronic criterion: 9.9 ug/l
Chemical: Acetone Acute criterion: 1,530 mg/l Date criteria derived: May 25, 1993 Applicable waterbodies: Not used during this period.	CAS #67-64-1 Chronic criterion: 122 mg/l
Chemical: Acetonitrile Acute criterion: 375 mg/l Date criteria derived: December 7, 1993 Applicable waterbodies: Not used during this period.	CAS #75-05-8 Chronic criterion: 30 mg/l
Chemical: Acrylonitrile Acute criterion: 910 ug/l Human health criterion (HNC): 0.21 ug/l Date criteria derived: November 13, 1991 Applicable waterbodies: Not used during this period.	CAS #107-13-4 Chronic criterion: 73 ug/l
Chemical: Anthracene Human health criterion (HNC): 35 mg/l Date criteria derived: August 18, 1993 Applicable waterbodies: Not used during this period.	CAS #120-12-7

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: Chloroform Acute criterion: 1,870 ug/l Human health criterion (HNC): 130 ug/l Date criteria derived: October 26, 1992 Applicable waterbodies: Not used during this period.	CAS #67-66-3 Chronic criterion: 150 ug/l
Chemical: Chrysene Human health criterion (HNC): 0.01 ug/l Date criteria derived: August 10, 1993 Applicable waterbodies: Not used during this period.	CAS #218-01-9
Chemical: 1,2-dichlorobenzene Acute criterion: 210 ug/l Date criteria derived: December 1, 1993 Applicable waterbodies: Not used during this period.	CAS #95-50-1 Chronic criterion: 16.8 ug/l
Chemical: 1,3-dichlorobenzene Acute criterion: 500 ug/l Date criteria derived: July 31, 1991 Applicable waterbodies: Not used during this period.	CAS #541-73-1 Chronic criterion: 196 ug/l
Chemical: 1,2-dichloroethane Acute criterion: 24,900 ug/l Human health criterion (HNC): 23 ug/l Date criteria derived: March 19, 1992 Applicable waterbodies: Not used during this period.	CAS #107-06-2 Chronic criterion: 4,540 ug/l
Chemical: 1,1-dichloroethylene Acute criterion: 3,030 ug/l Human health criterion (HNC): 0.95 ug/l Date criteria derived: March 20, 1992 Applicable waterbodies: Not used during this period.	CAS #75-35-4 Chronic criterion: 242 ug/l
Chemical: 2,4-dichlorophenol Acute criterion: 631 ug/l Date criteria derived: November 14, 1991 Applicable waterbodies: Not used during this period.	CAS #120-83-2 Chronic criterion: 83.1 ug/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: 1,2-dichloropropane Acute criterion: 4,800 ug/l Date criteria derived: December 7, 1993 Applicable waterbodies: Not used during this period.	CAS #78-87-5 Chronic criterion: 380 ug/l
Chemical: 1,3-dichloropropylene Acute criterion: 99 ug/l Date criteria derived: November 13, 1991 Applicable waterbodies: Not used during this period.	CAS #542-75-6 Chronic criterion: 7.9 ug/l
Chemical: 4,6-dinitro-o-cresol = 2-methyl-4,6-dinitrophenol Acute criterion: 28.8 ug/l Date criteria derived: November 14, 1991 Applicable waterbodies: Not used during this period.	CAS #534-52-1 Chronic criterion: 2.3 ug/l
Chemical: 2,4-dinitrophenol Acute criterion: 85.3 ug/l Date criteria derived: December 1, 1993 Applicable waterbodies: Not used during this period.	CAS #51-28-5 Chronic criterion: 4.07 ug/l
Chemical: 2,6-dinitrotoluene Acute criterion: 1,910 ug/l Date criteria derived: February 14, 1992 Applicable waterbodies: Not used during this period.	CAS #606-20-2 Chronic criterion: 153 ug/l
Chemical: Ethylbenzene Acute criterion: 216 ug/l Date criteria derived: August 15, 1990, revised May 17, 1991 Applicable waterbodies: 07090005-015/off unnamed tributary to Howard Creek, Rock River 07120004-019/off sewers to West Branch of Dupage River 07120006-002/off storm sewer to Squaw Creek to Fox Lake	CAS #100-41-4 Chronic criterion: 17.2 ug/l
Chemical: Fluoranthene Human health criterion (HTC): 120 ug/l Date criteria derived: August 10, 1993 Applicable waterbodies: Not used during this period.	CAS #206-44-0

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: Hexachlorobenzene Human health criterion (HNC): 0.00025 ug/l Date criteria derived: November 15, 1991 Applicable waterbodies: Not used during this period.	CAS #118-74-1
Chemical: Hexachlorobutadiene Acute criterion: 34.5 ug/l Date criteria derived: March 23, 1992 Applicable waterbodies: Not used during this period.	CAS #87-68-3 Chronic criterion: 2.76 ug/l
Chemical: Hexachloroethane Acute criterion: 381 ug/l Human health criterion (HNC): 2.9 ug/l Date criteria derived: November 15, 1991 Applicable waterbodies: Not used during this period.	CAS #67-72-1 Chronic criterion: 30.5 ug/l
Chemical: Isobutyl alcohol = 2-methyl-1-propanol Acute criterion: 434 mg/l Date criteria derived: December 1, 1993 Applicable waterbodies: Not used during this period.	CAS #78-83-1 Chronic criterion: 34.8 mg/l
Chemical: Methylene chloride Acute criterion: 17,200 ug/l Human health criterion (HNC): 340 ug/l Date criteria derived: January 21, 1992 Applicable waterbodies: Not used during this period.	CAS #75-09-2 Chronic criterion: 1,380 ug/l
Chemical: Methyleneethketone Acute criterion: 322,000 ug/l Date criteria derived: July 1, 1992 Applicable waterbodies: Not used during this period.	CAS #78-93-3 Chronic criterion: 26,000 ug/l
Chemical: 4-methyl-2-pentanone Acute criterion: 46 mg/l Date criteria derived: January 13, 1992 Applicable waterbodies: Not used during this period.	CAS #108-10-1 Chronic criterion: 3.68 mg/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: Naphthalene Acute criterion: 670 ug/l Date criteria derived: November 7, 1991 Applicable waterbodies: Not used during this period.	CAS #91-20-3 Chronic criterion: 68 ug/l
Chemical: Nitrobenzene Acute criterion: 15.4 mg/l Human health criterion (HNC): 0.52 mg/l Date criteria derived: February 14, 1992 Applicable waterbodies: Not used during this period.	CAS #98-95-3 Chronic criterion: 4.67 mg/l
Chemical: Pentachlorophenol Acute criterion: 20 ug/l Date criteria derived: national criterion, September 1986 Applicable waterbodies: Not used during this period.	Chronic criterion: 13 ug/l
Chemical: Phenanthrene Acute criterion: 46 ug/l Date criteria derived: October 26, 1992 Applicable waterbodies: Not used during this period.	CAS #85-01-8 Chronic criterion: 3.7 ug/l
Chemical: Pyrene Human health criterion (HNC): 3,500 ug/l Date criteria derived: December 22, 1992 Applicable waterbodies: Not used during this period.	CAS #120-00-0
Chemical: Tetrachloroethylene Acute criterion: 1,220 ug/l Date criteria derived: March 23, 1992 Applicable waterbodies: Not used during this period.	CAS #127-18-4 Chronic criterion: 152 ug/l
Chemical: Tetrahydrofuran Acute criterion: 216,000 ug/l Date criteria derived: March 16, 1992 Applicable waterbodies: Not used during this period.	CAS #109-99-9 Chronic criterion: 17,300 ug/l

ENVIRONMENTAL PROTECTION AGENCY
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LISTING OF DERIVED WATER QUALITY CRITERIA

For additional information concerning these criteria or the derivation process used in generating them, please contact:

Bob Mosher
Illinois Environmental Protection Agency
Division of Water Pollution Control
2200 Churchill Road
Post Office Box 19276
Springfield, Illinois 62794-9276
217/782-3362

ENVIRONMENTAL PROTECTION AGENCY
NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

<p>Chemical: Toluene Acute criterion: 8,080 ug/l Date criteria derived: August 16, 1990, revised May 17, 1991 and January 26, 1993 Applicable waterbodies: 07090005-015/off unnamed tributary to Howard Creek, Rock River 07120004-019/off sewers to West Branch of DuPage River 07120006-002/off storm sewer to Squaw Creek to Fox Lake</p>	<p>CAS #108-88-3 Chronic criterion: 646 ug/l</p>
<p>Chemical: 1,2,4-trichlorobenzene Acute criterion: 353 ug/l Date criteria derived: December 14, 1993 Applicable waterbodies: Not used during this period.</p>	<p>CAS #120-82-1 Chronic criterion: 69.2 ug/l</p>
<p>Chemical: 1,1,1-trichloroethane Acute criterion: 4,910 ug/l Date criteria derived: October 26, 1992 Applicable waterbodies: Not used during this period.</p>	<p>CAS #71-55-6 Chronic criterion: 393 ug/l</p>
<p>Chemical: 1,1,2-trichloroethane Acute criterion: 19,000 ug/l Human health criterion (HNC): 12 ug/l Date criteria derived: December 13, 1993 Applicable waterbodies: Not used during this period.</p>	<p>CAS #79-00-5 Chronic criterion: 3,540 ug/l</p>
<p>Chemical: Trichloroethylene Acute criterion: 11,700 ug/l Date criteria derived: October 23, 1992 Applicable waterbodies: Not used during this period.</p>	<p>CAS #79-01-6 Chronic criterion: 940 ug/l</p>
<p>Chemical: Xylenes Acute criterion: 1,500 ug/l Date criteria derived: August 23, 1990 Applicable waterbodies: 07090005-015/off unnamed tributary to Howard Creek, Rock River 07120004-019/off sewers to West Branch of DuPage River 07120006-002/off storm sewer to Squaw Creek to Fox Lake</p>	<p>CAS # 1330-20-7 Chronic criterion: 117 ug/l</p>

NOTICE OF EXPEDITED CORRECTION

ILLINOIS COMMERCE COMMISSION

- 1) Heading of the Part: Waiver of Filing and Approval of Certain Sales, Leases and Mortgages
- 2) Code Citation: 83 Ill. Adm. Code 105
- 3) Section numbers:
105.10
- 4) Date Proposal published in Illinois Register: December 16, 1994, 18 Ill. Reg. 17801
- 5) Date Adoption published in Illinois Register: December 22, 1995, 19 Ill. Reg. 16821
- 6) Date Request for Expedited Correction published in the Illinois Register: April 12, 1996, 20 Ill. Reg. 5737
- 7) Adoption Effective Date: January 1, 1996
- 8) Correction Effective Date: January 1, 1996
- 9) Reason for approval of Expedited Correction: To correct typographical errors in the adopted amendment for Section 105.10.

Agency Director _____ Date _____

The full text of the Corrected Rules begins on the following page:

NOTICE OF EXPEDITED CORRECTION

ILLINOIS COMMERCE COMMISSION

TITLE 83: PUBLIC UTILITIES
CHAPTER I: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER a: ADMINISTRATIVE REGULATIONS

PART 105

WAIVER OF FILING AND APPROVAL OF CERTAIN
SALES, LEASES AND MORTGAGES

Section
105.10 Routine Bank Transactions

105.20 Donations, Contributions and Memberships
105.30 Investments

105.40 Sales and Leases and Other Transactions which need not be filed or approved

105.50 Application to All Utilities (Repealed)

AUTHORITY: Implementing Section 7-102 and authorized by Section 10-101 of the Public Utilities Act [220 ILCS 5/7-102 and 10-101].

SOURCE: Filed and effective December 20, 1955; codified at 8 Ill. Reg. 8894; amended at 19 Ill. Reg. 16821, effective January 1, 1996; expedited correction at 20 Ill. Reg. **7557**, effective January 1, 1996.

Section 105.10 Routine Bank Transactions

The opening of bank accounts, deposit of monies in such accounts, the withdrawal of monies from such accounts by checks, drafts, bills of exchange or otherwise, the making of time deposits with banks, the purchase from banks, at not to exceed prevailing market prices, of obligations of the United States maturing not more than five years thereafter, the sale to banks of such obligations of the United States at not less than prevailing market prices, and the making use of routine custodial and handling services of banks with respect to securities at not to exceed standard charges, all in the ordinary course of business, are not considered to be contracts or arrangements within the purview of the provisions of Section 7-102(g) and (h) of the Illinois Public Utilities Act ("Act") [220 ILCS 5/7-102(g) and (h)]. **7557**

(Source: Expedited correction at 20 Ill. Reg. _____, effective January 1, 1996)

DEPARTMENT OF HUMAN RIGHTS
NOTICE OF EXPEDITED CORRECTION

- 1) Heading of the Part: Access to Information
- 2) Code Citation: 2 Ill. Adm. Code 926
- 3) Section Numbers:
926.210
- 4) Date Proposal published in Illinois Register: January 14, 1994
- 5) Date Adoption published in Illinois Register: January 14, 1994
- 6) Date Request for Expedited Correction published in Illinois Register:
April 12, 1996
- 7) Adoption Effective Date: January 14, 1994
- 8) Correction Effective Date: May 20, 1996
- 9) Reason for Approval of Expedited Correction: Typographical Error

Rose Mary Bombela 5/8/96
Agency Director Date

The full text of the Corrected Rule begins on the following page:

DEPARTMENT OF HUMAN RIGHTS
NOTICE OF EXPEDITED CORRECTION
TITLE 2: GOVERNMENTAL ORGANIZATION
SUBTITLE D: CODE DEPARTMENTS
CHAPTER X: DEPARTMENT OF HUMAN RIGHTS

PART 926
ACCESS TO INFORMATION
SUBPART A: GENERAL PROVISIONS

Section
926.10 Summary and Purpose (Repealed)
926.20 Definitions (Renumbered)
926.110 Publications (Repealed)
926.120 Speakers Bureau (Repealed)
926.130 Requests and Inquiries (Repealed)
926.200 Definitions
926.210 Investigation Records
926.220 Conciliation Records (Repealed)
926.230 Public Contracts Records
926.231 Other Record Systems
926.235 Access by Government Agencies
926.236 Copies

SUBPART B: FOIA
926.240 Other Record Systems (Renumbered)
926.235 Requests for Access to Records
926.260 Response to Request
926.270 Appeal of Denial of Access
926.280 Copies (Renumbered)
926.290 Access by Governmental Agencies (Renumbered)

AUTHORITY: Implementing Section 5-15 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. 1005-15) [5 ILCS 100/5-15] and The Freedom of Information Act (Ill. Rev. Stat. 1991, ch. 116, pars. 201 et seq.) [5 ILCS 140/1 et seq.], and authorized by Section 7-101(A) of the Illinois Human Rights Act (Ill. Rev. Stat. 1991, ch. 68, par. 7-101(A)) [775 ILCS 5/7-101(A)].

SOURCE: Access to Records rules adopted November 17, 1975, by the Fair Employment Practices Commission; transferred to the Department of Human Rights by P.A. 81-1216, effective July 1, 1980; emergency amendments at 4 Ill. Reg. 39, p. 335, effective September 17, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 1627, effective February 9, 1981; amended at 7 Ill. Reg. 7940, effective July 1, 1983; repealed by operation of law October 1, 1984; new rules adopted at 8 Ill. Reg. 20678, effective October 10, 1984; amended at 18 Ill. Reg. 512, effective January 4, 1994; expedited correction at 20 Ill. Reg.

7559, effective January 4, 1994.

DEPARTMENT OF HUMAN RIGHTS

NOTICE OF EXPEDITED CORRECTION

SUBPART C: ACCESS TO RECORDS

Section 926.210 Investigation Records and Files

The contents of any files maintained by the Department pertaining to charges, including but not limited to all documents, statements, notes, memoranda, correspondence, exhibits and any reports or summaries prepared by or on the behalf of the Department, as well as the identities of any parties or witnesses in such matters, shall be confidential and not subject to public disclosure, except that:

- a) the parties to any charge may inspect any such file upon making arrangements with the Department, at any time subsequent to the Department's written notification of Substantial Evidence, or dismissal or administrative closure of the charge; or after filing a complaint, a petition for entry of a default order, or a settlement agreement with the Human Rights Commission. However, the Department shall not allow parties to inspect ~~inspect~~ certain materials which include, but are not limited to:
 - 1) internal memoranda;
 - 2) work papers, or notes or other materials reflecting the deliberative processes, mental impressions, or legal theories and advice of the Department;
 - 3) material generated in preparation for judicial or Commission proceedings except as authorized under applicable discover regulations; or
 - 4) any documents maintained by the Department pertaining to conciliation or other settlement effort conducted upon any charge, including but not limited to any reports furnished to or prepared by the Department in connection with such conciliation efforts, unless all parties and the Department agree in writing to disclosure and to the persons to whom they may be disclosed;
- b) upon request, the Department may acknowledge publicly the existence of a charge, including the names of the parties and the stage of proceedings at which it is pending;
- c) after the filing of a complaint with the Commission or the institution of judicial proceedings involving a charge, the Director may release information pertaining to the charge if:
 - 1) such information is requested of the Department, or
 - 2) the Director finds such information newsworthy, useful in education or training materials, relevant to an issue before the General Assembly, or similarly appropriate for disclosure;
- d) if the Director determines that the disclosure of such information is in the public interest, at any stage of proceedings, the Director may authorize release;
- e) the Director may authorize the release of information in a file to litigants for use in litigation;
- f) notwithstanding any other provision of this Section, the Director may assert a privilege with respect to any item available for inspection

DEPARTMENT OF HUMAN RIGHTS

NOTICE OF EXPEDITED CORRECTION

by a party hereunder if disclosure might jeopardize or prejudice pending proceedings or reveal the identity of a confidential informant, or if such item otherwise qualifies for a privilege against disclosure under applicable law.

(Source: Expedited correction 20 Ill. Reg. 7559, effective January 4, 1994)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of May 14, 1996 through May 20, 1996 and have been scheduled for review by the Committee at its June 25, 1996 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
6/27/96	Department of Nuclear Safety, Radiation Inspectors and Inspections (32 Ill Adm Code 410)	2/9/96 20 Ill Reg 2314	6/25/96
6/28/96	Department on Aging, Community Care Program (89 Ill Adm Code 240)	2/16/96 20 Ill Reg 2627	6/25/96
6/28/96	Department of Public Health, Hospital Licensing Requirements (77 Ill Adm Code 250)	1/5/96 20 Ill Reg 192	6/25/96
6/28/96	Department of Children and Family Services, Appeal of Child Abuse and Neglect Investigation Findings (89 Ill Adm Code 336)	3/22/96 20 Ill Reg 4511	6/25/96
6/28/96	Department of Children and Family Services, Reports of Child Abuse and Neglect (89 Ill Adm Code 300)	3/22/96 20 Ill Reg 4513	6/25/96
7/3/96	Department of Human Rights, Procedural (56 Ill Adm Code 2520)	3/29/96 20 Ill Reg 4892	6/25/96
7/3/96	Department of Insurance, Repeal of Preferred Provider Program Administrators (50 Ill Adm Code 6501)	3/1/96 20 Ill Reg 3677	6/25/96

PROCLAMATIONS

96-192

DISASTER AREAS - CHAMPAIGN AND VERMILION COUNTIES

Severe thunderstorms and torrential rainfall occurring on May 6, 1996, that fell on already saturated ground, were part of a severe weather system that moved through the State of Illinois, inflicting heavy damage in Champaign and Vermilion counties. The torrential rainfall caused flooding and flash flooding, which resulted in extensive damage to local roads, homes, businesses, farms and other properties.

In the interest of responding to the threat imposed to public health and safety as a result of the storm systems, I hereby declare that a disaster exists within the State of Illinois, and specifically identify Champaign and Vermilion counties as disaster areas, pursuant to the provisions of Section 3305/7 of the Illinois Emergency Management Agency Act, 20 ILCS 3305/7(1992).

This gubernatorial declaration of disaster will aid the Illinois Emergency Management Agency in coordinating the State effort to assist local governments in disaster response and recovery operations, and to assist volunteer resources in any part of the State. This declaration will also provide for the assessment of damages and the determination of a need to request supplemental Federal assistance.

Issued by the Governor May 13, 1996.

Filed by the Secretary of State May 13, 1996.

96-193

RETIRED TEACHERS ASSOCIATION OF CHICAGO DAY

Whereas, the Retired Teachers Association of Chicago is comprised of more than 8,000 educators who are retired from the Chicago Public School System; and Whereas, the purpose of the organization is to provide for professional, educational and social interests of retired Chicago teachers; and

Whereas, in addition, the organization provides referral information about matters such as insurance and pensions, and it provides financial assistance to its members; and

Whereas, the Retired Teachers Association of Chicago also offers its members luncheon meetings that feature guest speakers and social activities such as open houses, volunteer opportunities and recreational projects; and Whereas, the Retired Teachers Association of Chicago will celebrate its 70th anniversary on May 2, 1996 at the Palmer House;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 2, 1996, as RETIRED TEACHERS ASSOCIATION OF CHICAGO DAY in Illinois.

Issued by the Governor April 24, 1996.

Filed by the Secretary of State May 17, 1996.

96-194

RURAL ELECTRIC AND TELEPHONE YOUTH DAY

Whereas, for the past 37 years, the Electric and Telephone Cooperatives of Illinois have sponsored a paid tour of Washington, DC, for approximately 75 outstanding Illinois high school students who are selected on the basis of essay and youth leadership contests sponsored by member cooperatives; and

Whereas, students from Illinois, along with nearly 1,500 contest winners from other states, will have an opportunity to witness their federal government in action during the "Youth in Washington" tour June 14-21, 1996; and

Whereas, in an effort to provide a broader educational experience for more students throughout the State, the Electric and Telephone Cooperatives of Illinois also will sponsor a trip to our State capital May 1 for 250-300 contest finalists;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 1, 1996, as RURAL ELECTRIC AND TELEPHONE YOUTH DAY in Illinois.

Issued by the Governor April 25, 1996.

Filed by the Secretary of State May 17, 1996.

96-195

DAY OF PRAYER

Whereas, in 1952, the United States Congress unanimously passed a joint resolution establishing the annual National Day of Prayer; and

Whereas, May 2, 1996, marks the 45th annual National Day of Prayer; and

Whereas, all people are free to profess their religious beliefs without governmental interference or prohibition, whether in their capacities as government officials, teachers, neighbors, or parents; and

Whereas, the National Day of Prayer celebrates our country's rich heritage of prayer; and

Whereas, on this special day we reflect a particular aspect of our history and common culture; and

Whereas, this event encourages all American citizens to see beyond themselves, without coercion or specific ideology; and

Whereas, today affords us the opportunity for all Americans to join in united prayer and give thanks, to request healing for wounds endured, and to ask for divine guidance for our leaders;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 2, 1996, as a DAY OF PRAYER in Illinois.

Issued by the Governor April 26, 1996.

Filed by the Secretary of State May 17, 1996.

96-196

HEALTH CARE MANAGEMENT TEAM DAY

Whereas, the Chicago-area is internationally recognized for the quality of care provided by its health care organizations; and

Whereas, the health care management team, including vice-presidents, administrators, department directors, supervisors and managers, are an integral part of the health care organization; and

Whereas, health care managers are helping steer their organizations through the rapid changes occurring in health care delivery; and

Whereas, health care managers provide guidance and direction for Chicago-area health care organizations and their 119,000-plus employees; and

Whereas, the more than 110 hospitals and health care organizations that are members of the Metropolitan Chicago Healthcare Council recognize the health care management team for its vital role in supporting and strengthening Chicago-area health care organizations;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May

3, 1996, as HEALTH CARE MANAGEMENT TEAM DAY in Illinois and urge all citizens to recognize the achievements of these dedicated health care professionals.

Issued by the Governor April 26, 1996.

Filed by the Secretary of State May 17, 1996.

96-197

HELLENIC HERITAGE WEEK

Whereas, Illinois is home to more than 250,000 Greek-Americans; and

Whereas, the Hellenic Heritage 96 theme is "A Salute to the Olympics: The Centennial Olympiad;" and

Whereas, Hellenic Heritage 96 will include festivities such as Hellenic Heritage Night, the 15th Annual Diocese of Chicago Junior Olympics, and the 30th Annual Hellenic American Parade commemorating Greek Independence and Culture; and

Whereas, the parade will be held May 11 in Chicago and the grand marshal is His Grace Bishop Iakovos of Chicago; and

Whereas, for the past 100 years, Chicago's Greek-American community has made significant contributions to the growth and vitality of our State;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 6-11, 1996, as HELLENIC HERITAGE WEEK in Illinois.

Issued by the Governor April 26, 1996.

Filed by the Secretary of State May 17, 1996.

96-198

OLDER AMERICANS MONTH

Whereas, it is an established tradition to honor older Illinoisans and recognize their lifetime achievements by participating in the nationwide observance of Older Americans Month each year during May; and

Whereas, older adults, through their experience, diversity, and strength have set a precedent for younger generations and have made the United States of America the most powerful, successful nation on earth; and

Whereas, the month will be celebrated with a variety of planned activities designed to recognize older Americans;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 1996 as OLDER AMERICANS MONTH in Illinois in tribute to the aging generations who have greatly contributed to and sacrificed so much for their country.

Issued by the Governor April 26, 1996.

Filed by the Secretary of State May 17, 1996.

96-199

UNIVERSITY OF CHICAGO SERVICE LEAGUE DAY

Whereas, the University of Chicago Service League was founded in 1895 to promote interest in the University Settlement House and to bolster financial support for it; and

Whereas, in addition, the league was founded to study sociological questions and to promote social discourse; and

Whereas, since its foundation, members of the University of Chicago Service League have volunteered in Settlement House programs, they have purchased land and sponsored summer camps for inner-city children, and they have coordinated imaginative benefits and fund-raising activities; and

Whereas, in addition to philanthropic activities, league members participate in activities such as book discussions, foreign language groups, swimming and yoga; and

Whereas, the last meeting of the University of Chicago Service League' centennial year will be May 13;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 13, 1996, as UNIVERSITY OF CHICAGO SERVICE LEAGUE DAY in Illinois in honor of 100 years of community service and the promotion of continued learning among its members.

Issued by the Governor April 29, 1996.

Filed by the Secretary of State May 17, 1996.

96-200

WORLD TRADING DAY

Whereas, 50 percent of the world's futures and options market is focused in the State of Illinois, making Illinois the global leader of this industry; and

Whereas, the global futures and options community and the CARE foundation will come together for the most innovative and far-reaching event in the international financial community's history; and

Whereas, this day, World Trading Day, is a worldwide partnership to alleviate poverty; and

Whereas, the Chicago Mercantile Exchange and the Chicago Board of Trade, as well as other leading brokerage houses located in Illinois, are committed to this effort of contributing US dollars for each contract traded on World Trading Day; and

Whereas, this outreach highlights the willingness of our leading industries to make contributions to their communities;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 2, 1996, as WORLD TRADING DAY in Illinois.

Issued by the Governor April 29, 1996.

Filed by the Secretary of State May 17, 1996.

96-201

DANCE WEEK

Whereas, dance has made historic contributions to the growth and strength of our community and State; and

Whereas, dance contributes to the economic growth of our community and State through the increasing business ownerships and participation in the community arts; and

Whereas, through history, dance has enriched our community and family life and has contributed to dramatic arts of our community and State; and

Whereas, dance builds discipline, respect, teamwork, confidence, and leadership in the youth of our community and State; and

Whereas, dance is a form of exercise that is not only beneficial for the body but is also beneficial for our minds; and

Whereas, dance should be encouraged to grow and develop in our community as both a healthy form of exercise and part of the Arts;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 28-May 4, 1996, as DANCE WEEK in Illinois and encourage all citizens to

strive for greater awareness of the value, importance, and contributions of dance in American society.

Issued by the Governor April 30, 1996.

Filed by the Secretary of State May 17, 1996.

96-202

SCHOOL COUNSELOR WEEK

Whereas, school counselors are advocates for children in providing guidance services for thousands of children in elementary and high schools in regular and special education setting; and

Whereas, school counselors help children and adolescents realize their potential both academically and socially; and

Whereas, school counselors help children and adolescents learn to solve problems, settle differences in a peaceful manner, to negotiate, to make good decisions, and to set appropriate goals for their futures; and

Whereas, school counselors help teachers and administrators provide curricula which stress developmental and career goals in order that students transition from school to work successfully; and

Whereas, school counselors work with parents and outside agencies to advocate for the best interest of children by coordinating their efforts; and

Whereas, school counselors provide opportunities for students to develop leadership skills, to apply for scholarships, to develop special interests, and to understand their strengths and weaknesses;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 19-25, 1996, as SCHOOL COUNSELOR WEEK in Illinois.

Issued by the Governor April 30, 1996.

Filed by the Secretary of State May 17, 1996.

96-203

HARVEY L. MILLER DAY

Whereas, since 1983, the business products industry has adopted City of Hope as its leading charitable cause; and

Whereas, each year, City of Hope bestows "The Spirit of Life" Award upon a leader in the industry who has shown exceptional volunteer spirit; and

Whereas, this award has become the industry's highest form of recognition; and

Whereas, this year, Harvey L. Miller is the recipient of the 1996 "Spirit of Life" Award; and

Whereas, even as corporate secretary of the Quill Corporation, Mr. Miller believes strongly in giving back to his community; and

Whereas, he has given his total commitment to the philosophy and goals of the City of Hope; and

Whereas, his charitable works are also reflected in other organizations such as the Anti-Befanation League, the Riverside Foundation for the Mentally Retarded, and the Arts & Riverwoods; and

Whereas, he is also supported by a wonderful family, including his wife, Janice; daughter, Lori; and sons, Ronald and Steven; and

Whereas, it is right and proper that he be recognized for his hard work and dedication to the City of Hope;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June

26, 1996, as HARVEY L. MILLER DAY in Illinois in honor of his commitment to the City of Hope and offer best wishes for continued success.

Issued by the Governor May 1, 1996.

Filed by the Secretary of State May 17, 1996.

96-204

ONCOLOGY NURSING DAY

Whereas, oncology nurses are committed to providing quality oncology care to all persons with cancer; and

Whereas, oncology nurses have demonstrated excellence in patient care, teaching, research, administration and education in the field of oncology nursing; and

Whereas, oncology nurses endeavor to educate the public in the prevention and treatment of cancer; and

Whereas, more than 300 members of the Chicago Chapter of the Oncology Nursing Society share a common goal of promoting the highest professional standards of oncology nursing;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 2, 1996, as ONCOLOGY NURSING DAY in Illinois and urge all citizens of Illinois to join in observance and participate in activities to recognize the special contribution oncology nurses provide to the public.

Issued by the Governor May 1, 1996.

Filed by the Secretary of State May 17, 1996.

96-205

SHIP WEEK

Whereas, Illinois aging and disabled populations are expanding dramatically each year; and

Whereas, the insurance programs that have been developed to serve these populations are complex and confusing; and

Whereas, government alone cannot solve all of the problems that this current insurance system has created; and

Whereas, Senior Health Insurance Program (SHIP) volunteers form the foundation of the Illinois Insurance Department's effort to educate and assist these Medicare beneficiaries; and

Whereas, more than 800 volunteers have contributed nearly 65,000 hours to assist some 30,000 clients, thereby saving these Illinois citizens in excess of \$1 million; and

Whereas, the SHIP volunteers who contribute both their time and talents to better the lives of Illinois' Medicare beneficiaries are valuable citizens;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 2-8, 1996, as SHIP WEEK in Illinois.

Issued by the Governor May 1, 1996.

Filed by the Secretary of State May 17, 1996.

96-206

SPRINGFIELD AREA ARTS COUNCIL MONTH

Whereas, for more than 20 years, the Springfield Area Arts Council has contributed to the quality of life in Sangamon and Menard Counties by

sponsoring programs showcasing the talents of local artists; and

Whereas, the economic health and vibrancy of the Springfield area are enhanced by Arts Council events including First Night Springfield, Jazz at the First, Artist on the Plaza, Summer Youth Arts Camp, On My Own Time, and the Children's Art Festival; and

Whereas, through its Arts-in-Education residencies and other programs for children, the Springfield Area Arts Council fosters future generations of artists and arts advocates; and

Whereas, the Arts Council promotes community interest and support for the arts by involving more than 700 volunteers in its programs annually and by providing grant support to other arts organizations and individual artists; and

Whereas, area schools, government, businesses, artists and the public recognize the Springfield Area Arts Council as the voice of -- and for -- the arts in this community;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 1996 as SPRINGFIELD AREA ARTS COUNCIL MONTH in Illinois.

Issued by the Governor May 1, 1996.

Filed by the Secretary of State May 17, 1996.

96-207

RESPECT FOR LAW WEEK

Whereas, crime and its effect upon the lives and property of our citizens is of utmost concern, and the continued efforts of our local government, citizens' organizations and individuals to curb this problem is greatly appreciated; and

Whereas, the problems of crime touch and affect all segments of our society, and can undermine and erode the moral and economic strengths of our communities and their citizens if unabated; and

Whereas, public awareness and determination to maintain faith in the preservation of law and order, and the appreciation of the importance of law enforcement officers and their role in preserving social order in a democracy is everyone's responsibility; and

Whereas, Optimist Clubs and their members continue to sponsor and support programs aimed at combating crime and encouraging respect for law through year-round efforts;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 6-11, 1996, as RESPECT FOR LAW WEEK in Illinois.

Issued by the Governor May 2, 1996.

Filed by the Secretary of State May 17, 1996.

96-208

ASSOCIATION OF FOOD AND DRUG OFFICIALS COMMEMORATED

Whereas, for 100 years, the Association of Food and Drug Officials has championed the promotion of the uniformity of food and drug laws through communication and cooperation among State and federal regulatory officials; and

Whereas, such uniformity has led to fairer regulation of food and drug products, improved interstate commerce, and better consumer protection; and

Whereas, local, State and federal regulators, along with industry representatives and friends, will gather to celebrate the accomplishments of the organization at its centennial in June 1996 in San Francisco;

Therefore, I, Jim Edgar, Governor of the State of Illinois commend the Association of Food and Drug Officials on their 100th anniversary and offer best wishes for continued success.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-209

CERTIFIED INTERNAL AUDITOR MONTH

Whereas, The Institute of Internal Auditors is an international professional association representing more than 53,000 internal auditors in business, industry, government, and education in more than 100 countries; and

Whereas, The Institute of Internal Auditors established the Certified Internal Auditor Program in December 1972 to enhance the recognition of internal auditing and provide proper direction to internal auditors seeking to further their professional development and advancement; and

Whereas, Certified Internal Auditors are members of a recognized professional group who benefit from greater acceptance in the role as advisor to management; and

Whereas, the Certified Internal Auditor designation is recognized as "Auditing's International Symbol of Quality;" and

Whereas, The Institute is celebrating Certified Internal Auditor Month in May 1996;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 1996 as CERTIFIED INTERNAL AUDITOR MONTH in Illinois and encourage the citizens of Illinois to join me in congratulating and recognizing more than 22,000 Certified Internal Auditors who represent professionalism in the field of internal auditing.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-210

CHILDREN'S MENTAL HEALTH WEEK

Whereas, one in 20 children and adolescents have an emotional, behavioral, or neurobiological disability; and

Whereas, the causes of these disabilities are rooted in genetic predisposition, inadequate nurturing and medical care, and threatening and impoverished living conditions; and

Whereas, the members of the community need information and understanding of these disabilities and their causes; and

Whereas, the cost to these children, their families, and the community are exorbitant in dollars, lost potential, and heartaches; and

Whereas, there are many adults--parents, grandparents, neighbors, friends, counselors, teachers, clergymen, and business people--who can contribute to better outcomes for the youth of our State; and

Whereas, it is essential that these adults have access to education, information, and training in raising mentally healthy children; and

Whereas, our future lies in the hands of our children;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 5 - 11, 1996, as CHILDREN'S MENTAL HEALTH WEEK in Illinois.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-211

FRIENDSHIP DAY

Whereas, the quality of life in any society is directly related to the quality of human relationships in that society, and because friendships are among the highest and most satisfying forms of human relationships; and

Whereas, it is appropriate that one day of each year be set aside to celebrate the importance of friendships in our lives, to encourage the making of new friends, and to recognize our human need to relate to others in our community, our State, and our nation, thereby helping to develop an increased sense of community among our citizens;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 4, 1996, as FRIENDSHIP DAY in Illinois.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-212

LIFE INSURANCE WEEK

Whereas, families depend upon life insurance more than any other form of personal protection; and

Whereas, the Illinois Life Underwriters Association and its members have provided generations the means and opportunity to build individual, family, and business economic security; and

Whereas, underwriters, agents, managers, and general agents contribute to the effectiveness and progress of the insurance industry through their skilled and personal service; and

Whereas, these professional organizations throughout Illinois have joined together to celebrate their common tradition of providing public service to enhance the well-being of their communities, continue the ongoing process of education to members, and promote the highest ethics and professionalism among insurance agents;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 19-25, 1996, as LIFE INSURANCE WEEK in Illinois and commend the professional organization members for their tireless work for the good of their profession and their community.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-213

PAUL D. BARNES DAY

Whereas, Paul D. Barnes has served as the Regional Commissioner for the Social Security Administration's Chicago Region since November 1990; and

Whereas, he provides executive direction and leadership to 7,500 federal employees and 2,200 State employees in the region; and

Whereas, Paul D. Barnes began his career with Social Security Administration in Columbia, Tennessee, in 1968, and has held several management positions within the agency since that time; and

Whereas, he is a magna cum laude graduate of Lane College and also has a

master's degree in public administration from the University of Southern California; and

Whereas, he currently serves as a member of the Executive Committee of Chicago's Federal Executive Board, and received a 1995 Presidential Distinguished Executive Award for his efforts to meet National Performance Review objectives; and

Whereas, Paul D. Barnes will leave his current position on May 10, 1996, to pursue yet another challenging position;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 10, 1996, as PAUL D. BARNES DAY in Illinois for his outstanding service to the Social Security Administration and to the citizens of this State.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-214

STAMP COLLECTING WEEK

Whereas, philatelists and others interested in stamp collecting have gathered for the past 38 years for COMPEX (Combined Philatelic Exhibition of Chicago and); and

Whereas, hundreds of frames of rare and unusual stamps will be displayed at COMPEX; and

Whereas, COMPEX is the largest club-sponsored show in the United States, presenting the widest range of exhibits by children and adults alike; and

Whereas, the theme for this year's COMPEX show is "The Rebirth of Chicago after the Fire of 1861 - Honoring Fire Fighters on the 125th Anniversary of the Chicago Fire;"

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 20-26, 1996, as STAMP COLLECTING WEEK in Illinois and welcome all visitors and exhibitors to our State, wishing them a rewarding and enjoyable visit.

Issued by the Governor May 3, 1996.

Filed by the Secretary of State May 17, 1996.

96-215

TOM LITTLEWOOD DAY

Whereas, Tom Littlewood has served as an outstanding journalist, teacher and administrator for four decades; and

Whereas, Mr. Littlewood is a loving husband, father and grandfather; and Whereas, he has served the University of Illinois School of Journalism since 1977 with distinction and dedication, helping educate future journalists and maintaining the integrity of the institution; and

Whereas, he has been revered by the university community as a hard-working and dedicated individual whose leadership has helped bolster a strong faculty and set an example for all to follow; and

Whereas, he envisions journalism as a noble, demanding and socially important craft, and further, has been proud to call himself a journalist; and

Whereas, his pride and willingness to think hard and clearly about the work he does has allowed his scholarly work to be enjoyed by general audiences; and

Whereas, he has authored a number of influential books and other publications such as Arch and Coals of Fire that intelligently and honestly

examine Illinois journalism; and

Whereas, he reported in exemplary fashion for the Chicago Sun-Times for 24 years, covering Illinois politics as a State Capitol correspondent and national politics as a Washington bureau correspondent; and

Whereas, while he will remain active in the teaching of journalism, this year marks his retirement from the university's full-time faculty; and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 12, 1996, as TOM LITTLEWOOD DAY in Illinois in honor of his tremendous career and offer my best wishes for continued success.

Issued by the Governor May 6, 1996.

Filed by the Secretary of State May 17, 1996.

96-216

CYTOTECHNOLOGY DAY

Whereas, cytotechnologists are specialists in the field of medical technology whose primary responsibility is to examine cells to detect a variety of diseases including cancer and pre-cancerous changes; and

Whereas, these skilled professionals are called upon daily to examine various medical specimens and advise physicians, who in turn use this vital information to chart the course of treatment for their patients; and

Whereas, through the diagnostic skill of cytotechnologists, it is possible to detect cancer in the early stages of development, greatly contributing to the chances of survival, eliminating uterine cancer as the number one cause of death in women; and

Whereas, there are a few hundred cytotechnologists in the State of Illinois, and only about 9,000 nationwide; and

Whereas, the Illinois Society of Cytology will join the American Society of Cytotechnology in observing National Cytotechnology Day;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 13, 1996, as CYTOTECHNOLOGY DAY in Illinois in honor of the valuable contributions cytotechnologists make to the health and well being of our citizens.

Issued by the Governor May 6, 1996.

Filed by the Secretary of State May 17, 1996.

96-217

EXCEPTIONAL CHILDREN'S WEEK

Whereas, the observance of Exceptional Children's Week has grown steadily since its inception in Chicago in 1959; and

Whereas, the State of Illinois has set aside a week in May for this occasion since 1972, and it is now a national event; and

Whereas, the purpose of Exceptional Children's Week is to create public awareness of the special needs of handicapped and gifted children and to make known the educational services available to them in order that educational facilities, methods, and materials can be developed to help each child have a brighter future; and

Whereas, all areas of exceptional need deserve public support and involvement to ensure that appropriate education is available to every child in Illinois, whether that child is physically, mentally, or emotionally handicapped, or gifted;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 5-11, 1996, as EXCEPTIONAL CHILDREN'S WEEK in Illinois and ask that all citizens be personally committed to guaranteeing adequate education for all children in their communities.

Issued by the Governor May 6, 1996.

Filed by the Secretary of State May 17, 1996.

96-218

BUSINESS CONTINUITY WEEK

Whereas, Comdisco Disaster Recovery Services, founded in 1890, headquartered in Rosemont, Illinois, is the world's largest and most experienced provider of business continuity services, having supported customers in over 230 disasters including bombings in London and New York, hurricanes, earthquakes and the Great Chicago Flood of '92, with 30 facilities in North America, France and Great Britain; and

Whereas, Solutions '96, "Expect the Unexpected," Comdisco Disaster Recovery Services' 16th annual customer conference held May 8-11, is designed to provide Comdisco customers with a unique opportunity to learn about the industry's latest challenges, trends and business continuity success stories, see first hand the most advanced facility for integrated systems recovery in the world and is attended by customers from across North America and Europe to fine tune and evolve their business continuity programs; and

Whereas, Comdisco Disaster Recovery Services customers span a wide range of industries including banking, financial services, brokerage, manufacturing, transportation, retail, communications, insurance and health care, whose Business Recovery Coordinators are dedicated to the development and testing of their business continuity plans to recreate the flow of information and ensure the end-to-end recoverability of their companies' business functions at the time of a disaster;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 6-11, 1996, as BUSINESS CONTINUITY WEEK in Illinois.

Issued by the Governor May 7, 1996.

Filed by the Secretary of State May 17, 1996.

96-219

HOME EDUCATION WEEK

Whereas, the State of Illinois is committed to excellence in education; and

Whereas, the State of Illinois recognizes the importance of family support in educational programs; and

Whereas, home education was proven successful in the lives of George Washington, Thomas Edison, Helen Keller, Agatha Christie, Franklin Roosevelt, and others and may be administered in Illinois under statutory requirements of the school code;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 5-11, 1996, as HOME EDUCATION WEEK in Illinois.

Issued by the Governor May 8, 1996.

Filed by the Secretary of State May 17, 1996.

96-220

24 HOUR RELAY CHALLENGE FUNDRAISER DAY

Whereas, the 24-hour Relay Challenge is a fundraising project that will begin at 8:30 a.m. on May 11, 1996; and

Whereas, for an entire 24-hour period, members on each relay team walk or run one mile, then pass a baton to the next team member; and

Whereas, the event heightens community spirit and encourages citizens of all ages to participate in a worthwhile endeavor; and

Whereas, 12 youth teams from Hinsdale Central and Hinsdale South High Schools and 12 adult teams from the community will participate; and

Whereas, money raised from the event will benefit Hinsdale Township High School District 86;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 11, 1996, as 24 HOUR RELAY CHALLENGE FUNDRAISER DAY in Illinois and commend the students and citizens involved in this worthwhile event.

Issued by the Governor May 9, 1996.

Filed by the Secretary of State May 17, 1996.

96-221

NATIONAL ASSOCIATION OF LETTER CARRIERS FOOD DRIVE DAY

Whereas, the National Association of Letter Carriers (NALC) and the United States Postal Service will be conducting their fourth annual nation-wide food drive on May, 11; and

Whereas, last year's food drive was a tremendous success, collecting over 44 million pounds (over 22,000 tons) of food nationwide from postal customers for delivery to waiting local food banks and local food pantries; and

Whereas, the letter carriers collected over 1,455,000 pounds of food across the State; and

Whereas, more than 3,500 cities and towns participated across the nation last year; and

Whereas, this year, the NALC and the USPS will be collecting these items in more than 273 cities and towns in the State of Illinois; and

Whereas, this year's State goal has been set at 2 million pounds;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 11, 1996, as NATIONAL ASSOCIATION OF LETTER CARRIERS FOOD DRIVE DAY in Illinois.

Issued by the Governor May 9, 1996.

Filed by the Secretary of State May 17, 1996.

96-222

PAUL AND ADELE OBERMAN DAY

Whereas, Paul Oberman was born April 3, 1916, in Springfield, Illinois, the son of Rose and Max Oberman, who migrated from Europe and settled a large Oberman family in Springfield; and

Whereas, Adele Oberman was born August 3, 1916, in St. Louis, Missouri, the daughter of Sarah and Abraham Mizes; and

Whereas, the two eventually met, fell in love, and were happily married on June 20, 1937, after Paul, his brother, Morris, and brother-in-law, Max Pomerantz, entered into the family business, Midwest Iron and Metal Company;

and

Whereas, they were blessed with two children, Judi and Johnny, six grandchildren, Michael, Michele, Meridith, Brian, Lindsey, and Zacary, and three great-grandchildren, Paige, Blake, and Jason; and

Whereas, Paul distinguished himself by developing the family business and earning the Meritorious Service Award in recognition of outstanding business ethics for nearly a half century; and

Whereas, Adele has been cited repeatedly for her dedicated service to the Nadah Women's Service Organization for nearly a half century; and

Whereas, Adele was a participant in the Celebration of Life Ceremony at the Radiation Oncology Center of Barnes-Jewish Hospital, Washington University School of Medicine; and

Whereas, after much hard work, devotion and many years of building wonderful memories with family and friends, they will celebrate 80 years of life on May 25, 1996;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 26, 1996, as PAUL AND ADELE OBERMAN DAY in Illinois in honor of their birthdays and in recognition of their love and commitment to each other and their family during their 59 years of marriage.

Issued by the Governor May 9, 1996.

Filed by the Secretary of State May 17, 1996.

96-223

THOMAS AND DONNA DONALDSON MONTH

Whereas, Thomas Anthony Donaldson was born February 18, 1938, to Damian and Thelma Donaldson; and

Whereas, Donna Mae Yard was born September 4, 1942, to John and Maurietta Yard; and

Whereas, Thomas and Donna met August 13, 1958, at a weekly dance that was held in Raymond; and

Whereas, Thomas and Donna had their first date August 17, 1958; and

Whereas, Thomas planned a romantic first date for Donna by borrowing a boat from his uncle and taking her out on Sunset Lake in Girard; and

Whereas, it was a memorable event, as he then informed Donna that he could not swim and that there were no life jackets in the boat; and

Whereas, they fell in love and married on May 5, 1962, at St. Mary's Church in Farmersville; and

Whereas, they were blessed by God with three wonderful children: Brian Anthony (5-12-63), Daniel Stephen (2-18-66), and Wendy Elaine (2-14-72); and one grandchild, Molly Elizabeth (10-27-91); and

Whereas, after 34 years of marriage, they are still very much in love and spend much time together at their cabin on Lake Catatoga;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 1996 as THOMAS AND DONNA DONALDSON MONTH in Illinois in honor of 34 years of love and devotion to each other and to their family.

Issued by the Governor May 9, 1996.

Filed by the Secretary of State May 17, 1996.

96-224

NATIONAL ASSOCIATION OF RETIRED FEDERAL EMPLOYEES DAY

Whereas, the employees of the United States government devote their working lives to improving the quality of life and freedom for all United States citizens; and

Whereas, the United States government recognizes the invaluable resource represented by its workforce and seeks to honor its moral responsibility to it by offering civil service employees adequate benefits upon retirement; and

Whereas, the National Association of Retired Federal Employees was organized on February 19, 1921, with the mission of protecting the earned rights and livelihoods of civil service retirees; and

Whereas, the National Association of Retired Federal Employees is represented in Illinois by 11,500 members who enhance the material and social well-being of our community through financial sustenance, good citizenship and volunteerism; and

Whereas, the citizens of Illinois, including some 65,000 federal retirees, are deeply appreciative of the contributions that NARFE members make to this State; and

Whereas, the National Association of Retired Federal Employees is celebrating its 75th anniversary;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 17, 1996, as NATIONAL ASSOCIATION OF RETIRED FEDERAL EMPLOYEES DAY in Illinois in honor of the 75th anniversary of this commendable organization.

Issued by the Governor May 10, 1996.

Filed by the Secretary of State May 17, 1996.

